

EXHIBIT C

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

| | | |
|-------------------------------------|---|--|
| In re: |) | Chapter 11 |
| |) | |
| W.R. GRACE & CO., et al. |) | Case No. 01-1139 (JKF) |
| |) | |
| Debtors. |) | Objection Deadline: May 29, 2008 at 4:00 p.m. |
| |) | Hearing: Schedule if Necessary (Negative Notice) |

**COVER SHEET TO TWENTY-SIXTH MONTHLY INTERIM APPLICATION OF
ORRICK, HERRINGTON & SUTCLIFFE LLP, BANKRUPTCY COUNSEL
TO DAVID T. AUSTERN, FUTURE CLAIMANTS' REPRESENTATIVE, FOR
COMPENSATION AND REIMBURSEMENT OF EXPENSES FOR THE PERIOD
MARCH 1, 2008 THROUGH MARCH 31, 2008**

| | |
|---|--|
| Name of Applicant: | Orrick, Herrington & Sutcliffe LLP ("Orrick") |
| Authorized to Provide Professional Services to: | David T. Austern, Future Claimants' Representative (the "FCR") |
| Date of Retention: | As of February 6, 2006 pursuant to Order entered by Court on May 8, 2006 |
| Period for which compensation is sought: | March 1, 2008 through March 31, 2008 |
| Amount of Compensation (100%) sought as actual, reasonable, and necessary: | \$1,200,353.75 |
| 80% of fees to be paid: | \$ 960,283.00 ¹ |
| Amount of Expense Reimbursement sought as actual, reasonable and necessary: | \$ 182,220.79 |
| Total Fees @ 80% and 100% Expenses: | \$1,142,503.79 |

This is an: interim X monthly final application.

¹ Pursuant to the Administrative Order, as amended, entered April 17, 2002, absent timely objections, the Debtors are authorized and directed to pay 80% of fees and 100% expenses.

The total time expended for fee application preparation during this time period is 22.10 hours and the corresponding fees are \$6,474.50 and \$235.04 in expenses for Orrick's fee applications and 5.20 hours and \$1,274.00 in fees and \$15.27 in expenses for the FCR and/or his other professionals' fee applications. Any additional time spent for this matter will be requested in subsequent monthly interim applications.

This is Orrick's Twenty-Sixth interim fee application for the period March 1-31, 2008. Orrick has previously filed the following interim fee applications with the Court:

| <u>Interim Period</u> | <u>Fees @ 100%</u> | <u>Fees @ 80%</u> | <u>Expenses @ 100%</u> | <u>Total Fees @ 80% & 100% Expenses</u> |
|---|--------------------|-------------------|------------------------|---|
| First Interim Period February 6-28, 2006 | \$89,026.00 | \$71,220.80 | \$0.00 | \$71,220.80 |
| Second Interim Period March 1-31, 2006 | \$117,266.25 | \$93,813.00 | \$7,501.32 | \$101,314.32 |
| Third Interim Period April 1-30, 2006 | \$125,362.50 | \$100,290.00 | \$1,783.43 | \$102,073.43 |
| Fourth Interim Period May 1-31, 2006 | \$136,416.00 | \$109,132.80 | \$6,389.80 | \$115,522.60 |
| Fifth Interim Period June 1-30, 2006 | \$194,266.75 | \$155,413.40 | \$6,395.69 | \$161,809.09 |
| Sixth Interim Period July 1-31, 2006 | \$181,982.00 | \$145,585.60 | \$11,934.45 | \$157,520.05 |
| Seventh Interim Period August 1-31, 2006 | \$152,041.50 | \$121,633.20 | \$5,711.17 | \$127,344.37 |
| Eighth Interim Period Sept. 1-30, 2006 | \$223,996.25 | \$179,197.00 | \$8,006.50 | \$187,203.05 |
| Ninth Interim Period October 1-31, 2006 | \$225,845.00 | \$180,676.00 | \$24,528.57 | \$205,204.57 |
| Tenth Interim Period November 1-30, 2006 | \$387,429.00 | \$309,943.20 | \$31,267.21 | \$341,210.41 |
| Eleventh Interim Period December 1-31, 2006 | \$227,796.00 | \$182,236.80 | \$42,583.17 | \$224,819.97 |
| Twelfth Interim Period January 1-31, 2007 | \$379,956.25 | \$303,965.00 | \$14,046.26 | \$318,011.26 |
| Thirteenth Interim Period February 1-28, 2007 | \$384,551.00 | \$307,640.80 | \$17,183.12 | \$324,823.92 |
| Fourteenth Interim Period March 1-31, 2007 | \$347,570.75 | \$278,056.60 | \$26,494.40 | \$304,551.00 |
| Fifteenth Interim Period April 1-30, 2007 | \$319,286.00 | \$255,428.80 | \$50,662.51 | \$306,091.31 |
| Sixteenth Interim Period May 1-31, 2007 | \$322,920.00 | \$258,336.00 | \$74,644.21 | \$332,980.21 |
| Seventeenth Interim Period June 1-30, 2007 | \$379,834.50 | \$303,867.60 | \$42,991.68 | \$346,859.28 |
| Eighteenth Interim Period July 1-31, 2007 | \$261,753.75 | \$209,403.00 | \$51,368.01 | \$260,771.01 |
| Nineteenth Interim Period August 1-31, 2007 | \$428,316.00 | \$342,652.80 | \$62,111.63 | \$404,764.43 |
| Twentieth Interim Period September 1-30, 2007 | \$628,858.50 | \$503,086.80 | \$393,007.08 | \$896,093.88 |
| Twenty-First Interim Period Oct 1-31, 2007 | \$976,730.25 | \$781,384.20 | \$84,140.33 | \$865,524.53 |
| Twenty-Second Interim Period Nov 1-30, 2007 | \$808,945.25 | \$647,156.20 | \$150,679.68 | \$797,835.88 |
| Twenty-Third Interim Period Dec 1-31, 2007 | \$792,125.75 | \$633,700.60 | \$51,773.86 | \$685,474.46 |
| Twenty-Fourth Interim Period Jan 1-31, 2008 | \$1,052,243.75 | \$841,759.00 | \$140,412.45 | \$982,171.45 |
| Twenty-Fifth Interim Period Feb 1-29, 2008 | \$581,751.25 | \$465,401.00 | \$113,062.23 | \$578,463.23 |

To date, Orrick has received payments from the Debtors in the following amounts:

- \$71,220.80 representing 80% of fees and 100% of expenses for February 2006
- \$101,314.32 representing 80% of fees and 100% of expenses for March 2006
- \$17,805.20 representing 20% of fees for February 2006
- \$23,453.25 representing 20% of fees for March 2006
- \$102,073.43 representing 80% of fees and 100% of expenses for April 2006
- \$115,522.60 representing 80% of fees and 100% of expenses for May 2006
- \$161,809.09 representing 80% of fees and 100% of most expenses for June 2006
- \$157,520.05 representing 80% of fees and 100% of expenses for July 2006
- \$127,344.37 representing 80% of fees and 100% of expenses for August 2006

- \$187,203.05 representing 80% of fees and 100% of expenses for September 2006
- \$91,209.05 representing 20% of fees for April, May and June 2006
- \$205,204.57 representing 80% of fees and 100% of expenses for October 2006
- \$566,030.38 representing 80% of fees and 100% of expenses for November and December 2006
- \$111,603.95 representing 20% of fees for July, August and September 2006
- \$642,835.18 representing 80% of fees and 100% of expenses for January and February 2007
- \$156,363.99 representing 20% of fees for October, November, and December 2006
- \$133,371.35 representing 80% of fees and 100% of expenses for March and April 2007
- \$940,610.50 representing 80% of fees and 100% of expenses for May, June and July 2007
- \$206,968.66 representing 20% of fees for January, February and March 2007
- \$404,764.43 representing 80% of fees and 100% of expenses for August 2007
- \$896,093.88 representing 80% of fees and 100% of expenses for September 2007
- \$1,059,103.88 representing 20% of fees for April, May and June 2007, and 80% of fees and 100% of expenses for October 2007
- \$797,835.88 representing 80% of fees and 100% expenses for November 2007
- \$685,474.46 representing 80% of fees and 100% expenses for December 2007
- \$252,221.75 representing 20% of fees for July-September 2007
- \$982,207.45 representing 80% of fees and 100% expenses for January 2008

COMPENSATION SUMMARY
MARCH 1-31, 2008

| Name of Professional Person | Position of Applicant, No. of Years in Position, Prior Relevant Experience, Yr. Obtained License to Practice, Area of Expertise | Hourly Billing Rate | Total Billed Hours | Total Fees |
|------------------------------------|--|----------------------------|---------------------------|---------------------------|
| John Ansbro | Partner, 4 years in position; 13 years relevant experience; 1995, Litigation | \$690 | 194.90 | \$128,133.00 ² |
| Roger Frankel | Partner, 24 years in position; 37 years relevant experience; 1971, Bankruptcy | \$875 | 171.10 | \$145,250.00 ³ |

2 This amount reflects a reduction of \$6,348.00 representing a 50% discount of hourly rates for non-working travel.

3 This amount reflects a reduction of \$4,462.50 representing a 50% discount of hourly rates for non-working travel.

| <u>Name of Professional Person</u> | <u>Position of Applicant, No. of Years in Position, Prior Relevant Experience, Yr. Obtained License to Practice, Area of Expertise</u> | <u>Hourly Billing Rate</u> | <u>Total Billed Hours</u> | <u>Total Fees</u> |
|------------------------------------|--|----------------------------|---------------------------|---------------------------|
| Robert F. Lawrence | Partner, 11 years in position; 25 years relevant experience 1983, Environmental Law | \$715 | 5.00 | \$3,575.00 |
| Raymond G. Mullady, Jr. | Partner, 15 years in position; 25 years relevant experience; 1983, Litigation | \$710 | 184.10 | \$128,758.50 ⁴ |
| Garret G. Rasmussen | Partner, 26 years in position; 34 years relevant experience; 1974, Litigation | \$800 | 113.10 | \$90,480.00 |
| Scott A. Stengel | Partner, 4 years in position; 12 years relevant experience; 1996, Bankruptcy | \$690 | .90 | \$621.00 |
| Richard H. Wyron | Partner, 19 years in position; 29 years relevant experience; 1979, Bankruptcy | \$775 | 59.60 | \$43,283.75 ⁵ |
| Mary A. Wallace | Of Counsel, 6 years in position; 18 years relevant experience; 1989, Corporate | \$620 | 47.60 | \$29,512.00 |
| Christopher A. Britt | Law Clerk, 5 months in position; 5 months relevant experience; Bar admission pending, Litigation | \$340 | 2.40 | \$816.00 |
| Stephanie M. Cowles | Law Clerk, 5 months in position; 5 months relevant experience; Bar admission pending, Litigation | \$340 | 30.50 | \$10,370.00 |
| Joshua M. Cutler | Associate, 5 years in position; 5 years relevant experience; 2003, Litigation | \$500 | 142.10 | \$68,950.00 ⁶ |
| Debra L. Felder | Associate, 6 years in position; 6 years relevant experience; 2002, Bankruptcy | \$530 | 137.50 | \$71,815.00 ⁷ |
| Alexandra G. Freidberg | Associate, 5 months in position; 5 months relevant experience; 2007, Environmental | \$340 | 5.40 | \$1,836.00 |
| Nicole M. Jones | Associate, 2 years in position; 2 years relevant experience; 2006, Litigation | \$400 | 39.10 | \$15,640.00 |

4 This amount reflects a reduction of \$1,952.50 representing a 50% discount of hourly rates for non-working travel.

5 This amount reflects a reduction of \$2,906.25 representing a 50% discount of hourly rates for non-working travel.

6 This amount reflects a reduction of \$2,100.00 representing a 50% discount of hourly rates for non-working travel.

7 This amount reflects a reduction of \$1,060.00 representing a 50% discount of hourly rates for non-working travel.

8 This amount reflects a reduction of \$1,500.00 representing a 50% discount of hourly rates for non-working travel.

| <u>Name of Professional Person</u> | <u>Position of Applicant, No. of Years in Position, Prior Relevant Experience, Yr. Obtained License to Practice, Area of Expertise</u> | <u>Hourly Billing Rate</u> | <u>Total Billed Hours</u> | <u>Total Fees</u> |
|------------------------------------|--|----------------------------|---------------------------|---------------------------|
| Antony P. Kim | Associate, 2 years in position; 5 years relevant experience; 2003, Litigation | \$500 | 198.90 | \$97,950.00 ⁸ |
| Katherine E. Maco | Law clerk, 4 months in position; 4 months relevant experience; NY bar admission pending, Litigation | \$340 | 78.60 | \$26,724.00 |
| Christopher O'Connell | Associate, 3 years in position; 5 years relevant experience; 2003, Litigation | \$470 | 130.80 | \$61,476.00 |
| John C. Pitts | Law Clerk, 5 months in position; 5 months relevant experience; Bar admission pending, Litigation | \$340 | 145.20 | \$48,858.00 ⁹ |
| Emily S. Somers | Associate, 2 years in position; 2 years relevant experience; 2006, Litigation | \$400 | 43.40 | \$17,360.00 |
| Katherine S. Thomas | Associate, 4 years in position; 4 years relevant experience; 2004, Bankruptcy | \$470 | 89.50 | \$42,065.00 |
| Annie L. Weiss | Associate, 4 years in position; 4 years relevant experience; 2004, Litigation | \$470 | 164.60 | \$75,952.00 ¹⁰ |
| Catharine L. Zurbrugg | Associate, 3 years in position; 3 years relevant experience; 2005, Litigation | \$440 | 56.60 | \$24,904.00 |
| James Cangialosi | Legal Assistant | \$260 | 147.00 | \$37,960.00 ¹¹ |
| Aaron Cohen | Legal Assistant | \$160 | 2.50 | \$400.00 |
| Debra O. Fullem | Bankruptcy Research Specialist | \$245 | 27.00 | \$6,615.00 |
| Aurora Hamilton | Legal Assistant | \$220 | .50 | \$110.00 |
| Timothy J. Hoye | Practice Support Project Coordinator | \$210 | 3.80 | \$798.00 |
| Karen M. Jewell | Legal Assistant | \$150 | 4.30 | \$645.00 |
| Dmitry Iofe | Practice Support Project Technician | \$205 | 1.00 | \$205.00 |
| Risa L. Mulligan | Librarian | \$180 | 2.30 | \$414.00 |
| Thomas Ryan | Practice Support Project Technician | \$205 | 90.00 | \$17,527.50 ¹² |
| Logan B. West | Legal Assistant | \$90 | 15.00 | \$1,350.00 |
| Total | | | 2,334.30 | \$1,200,353.75 |
| Blended Rate: \$514.22 | | | | |

9 This amount reflects a reduction of \$510.00 representing a 50% discount of hourly rates for non-working travel.

10 This amount reflects a reduction of \$1,410.00 representing 50% discount of hourly rates for non-working travel.

11 This amount reflects a reduction of \$260.00 representing a 50% discount of hourly rates for non-working travel.

12 This amount reflects a reduction of \$922.50 representing a 50% discount of hourly rates for non-working travel.

COMPENSATION BY PROJECT CATEGORY
MARCH 1-31, 2008

| <u>Project Category</u> | <u>Total Hours</u> | <u>Total Fees</u> |
|--------------------------------------|---------------------------|--------------------------|
| Case Administration | 2.60 | \$513.50 |
| Insurance | 4.30 | \$3,762.50 |
| Litigation | 1,952.20 | \$991,077.00 |
| Plan & Disclosure Statement | 266.10 | \$172,450.00 |
| Retention of Professionals--Other | 1.80 | \$1,370.50 |
| Compensation of Professionals-Other | 5.20 | \$1,274.00 |
| Compensation of Professionals-Orrick | 22.10 | \$6,474.50 |
| Non-Working Travel | 80.00 | \$23,431.75 |
| TOTAL | 2,334.30 | \$1,200,353.75 |

EXPENSE SUMMARY
MARCH 1-31, 2008

| <u>Expense Category</u> | <u>Total</u> |
|---|--------------------------|
| Color Copies | \$260.00 |
| Duplicating | \$1,531.60 |
| Experts Invoices | \$146,299.75 |
| Litigation Support (Lease work space in PA for trial) | \$1,514.24 |
| Meals | \$1,383.73 ¹³ |
| Overtime | \$245.27 |
| Parking | \$123.00 |
| Postage/Express Delivery | \$3,558.16 |
| Purchase of Asbestos Related Books | \$89.00 |
| Telephone | \$177.29 |
| Travel – Air Fare/Train | \$10,549.37 |
| Travel – Mileage | \$1,600.77 |
| Travel – Taxi | \$2,522.86 |
| Westlaw and Lexis Research | \$10,443.10 |
| Williams Lee | \$1,922.65 |
| TOTAL | \$182,220.79 |

Orrick's Client Charges and Disbursements Policy effective January 1, 2008, is as follows:

- a. ***Duplicating*** -- It is Orrick's practice to charge all clients of the Firm for duplicating at the in-house rate of 20¢ per page; however, Orrick has reduced the duplicating cost to 10¢ per page in order to comply with the Local Rules of this Court. This charge includes the cost of maintaining the duplicating facilities and the actual cost involved with respect to the duplication.

¹³ The total meals amount represents a voluntary reduction of \$412.43 for meal charges that exceed the Fee Auditor's guidelines of \$15 per person/breakfast, \$25 per person/lunch, and \$50 per person/dinner.

b. ***Long Distance Telephone and Facsimile Charges*** -- Orrick charges clients for long distance telephone calls but not for local telephone calls. Necessary mobile phone usage is reimbursed to professionals submitting an appropriate bill. Out-going facsimile transmissions are charged at \$1.75 per page, plus any long-distance calling cost, and there is no charge for incoming facsimiles.

c. ***Messenger and Courier Service*** -- It is Orrick's practice to use Federal Express or similar express mail delivery and third-party messenger services only in exigent circumstances (i.e., when needed to meet a deadline or when a next-day response from the recipient was necessary or beneficial to the case) and only when less costly than other available alternatives.

d. ***Overtime*** -- It is Orrick's practice to allow professionals and paraprofessionals working more than 3 hours of overtime to charge a meal to the appropriate client at a meal charge limited to \$7.50 per professional. It is Orrick's practice to allow professionals and support staff to charge a car service or cab to the appropriate client when working at least 2 hours of overtime. Orrick endeavored not to incur overtime charges unless necessary to benefit the case and in certain exigent circumstances. Orrick utilized secretarial assistance in connection with monitoring and updating case dockets and downloading, circulating and printing of pleadings filed in the case. Thus, certain charges were incurred by secretaries for overtime. (Note: These charges are at rates less than that charged by Orrick paralegals or other professional staff who may have otherwise performed this type of work.)

e. ***Computerized Research*** -- It is Orrick's practice to use computer-assisted legal research when it is efficient to do so. The charge to clients for Lexis and Westlaw are based on retail rates that do not include non-client specific volume discounts offered to Orrick. Use of fee based internet research services other than Lexis and Westlaw is charged at Orrick's cost. There is no separate charge for free internet research.

Respectfully submitted,

ORRICK, HERRINGTON & SUTCLIFFE LLP

Dated: May 9, 2008

By: /S/ Richard H. Wyron

Roger Frankel, admitted *pro hac vice*
Richard H. Wyron, admitted *pro hac vice*
Columbia Center
1152 15th Street, NW
Washington, DC 20005
(202) 339-8400
Co-Counsel to David T. Austern, Future Claimants' Representative

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

| | | |
|---------------------------------|---|------------------------|
| In re: |) | Chapter 11 |
| |) | |
| W.R. GRACE & CO., <u>et al.</u> |) | Case No. 01-1139 (JKF) |
| |) | |
| Debtors. |) | |
| |) | |

VERIFICATION

DISTRICT OF COLUMBIA, TO WIT:

Richard H. Wyron, after being duly sworn according to law, deposes and says:

1. I am a partner of the applicant law firm Orrick, Herrington & Sutcliffe LLP (“Orrick”) and have been admitted *pro hac vice* to appear in these cases.
2. I have personally performed certain of the legal services rendered by Orrick as counsel to David T. Austern as Future Claimants’ Representative (“FCR”) and am familiar with the work performed on behalf of the FCR by the lawyers, legal assistants, and other professionals of Orrick as set forth in the invoices attached as Exhibit A to Orrick’s monthly interim application.
3. I have reviewed the Application and the facts set forth therein are true and correct to the best of my knowledge, information and belief. I have reviewed the requirements of Local Rule 2016-2 and the Administrative Order as Amended dated April 17, 2002, and I believe the Application to be in compliance therewith.

/S/ Richard H. Wyron
Richard H. Wyron

SWORN AND SUBSCRIBED TO BEFORE ME
THIS 9th DAY OF MAY, 2008

/S/ Roxanna R. Johnson
Notary Public

My commission expires: 3/14/09

EXHIBIT A

ORRICK, HERRINGTON & SUTCLIFFE LLP

**INVOICES FOR THE TIME PERIOD
MARCH 1-31, 2008**



ORRICK, HERRINGTON & SUTCLIFFE LLP
COLUMBIA CENTER
1152 15TH STREET, NW
WASHINGTON, D.C. 20005-1706
tel +1-202-339-8400
fax +1-202-339-8500
WWW.ORRICK.COM

David Austern, Futures Claims Representative for
W.R. Grace & Co.
c/o Claims Resolution Management Corp.
3110 Fairview Park Drive, Suite 200
Falls Church, VA 22042

April 23, 2008
Client No. 17367
Invoice No. 1123554

Orrick Contact: Roger Frankel

FOR SERVICES RENDERED through March 31, 2008 in connection
with the matters described on the attached pages:

| | |
|-----------|----------------------------|
| \$ | 1,200,353.75 |
| | 182,633.22 |
| \$ | <u>1,382,986.97</u> |

DISBURSEMENTS as per attached pages:

TOTAL CURRENT FEES & DISBURSEMENTS (Pay this Amount):

Matter(s): 17367/10, 11, 13, 15, 2, 7, 8, 9

DUE UPON RECEIPT

The following is for information only:

Previous Balance not included in this invoice:

\$2,420,282.83

If this amount has already been paid, please disregard.

In order to ensure proper credit to your account,
please reference your **INVOICE** and **CLIENT** numbers on your remittance.
For inquiries, call: (304) 231-2701. Fax (304) 231-2501.

REMITTANCE COPY - PLEASE RETURN WITH PAYMENT

REMITTANCE ADDRESS:

Orrick, Herrington & Sutcliffe LLP
4253 Collections Center Drive
Chicago, IL 60693
Reference: 17367/Invoice: 1123554
E.I.N. 94-2952627
Overnight deliveries: (312) 974-1642

ELECTRONIC FUNDS TRANSFERS:

Wire Transfers Only:
ABA Number 0260-0959-3
Bank of America
100 West 33rd Street, NY, NY 10001
Account of
Orrick, Herrington & Sutcliffe LLP
Account Number: 1499-4-10382
Reference: 17367/Invoice: 1123554
E.I.N. 94-2952627

ELECTRONIC FUNDS TRANSFERS:

ACH Transfers Only:
ABA Number 121-000358
Bank of America
San Francisco Main Branch
Account of
Orrick, Herrington & Sutcliffe LLP
Account Number: 1499-4-10382
Reference: 17367/Invoice: 1123554
E.I.N. 94-2952627



David Austern, Futures Claims Representative for
 W.R. Grace & Co.
 c/o Claims Resolution Management Corp.
 3110 Fairview Park Drive, Suite 200
 Falls Church, VA 22042

April 23, 2008
 Client No. 17367
 Invoice No. 1123554

Orrick Contact: Roger Frankel

For Legal Services Rendered Through March 31, 2008 in Connection With:

Matter: 2 - Case Administration

| | | | |
|--------------------|-------------|---|----------|
| 02/07/08 | D. Fullem | Review updated bankruptcy docket. | 0.20 |
| 03/03/08 | R. Mulligan | Review Court docket; download documents and distribute. | 0.10 |
| 03/04/08 | R. Mulligan | Review Court docket; download documents and distribute. | 0.10 |
| 03/05/08 | R. Mulligan | Review Court docket; download documents and distribute. | 0.10 |
| 03/07/08 | R. Mulligan | Review Court docket; download documents and distribute. | 0.10 |
| 03/10/08 | R. Mulligan | Review Court docket; download documents and distribute. | 0.10 |
| 03/11/08 | R. Mulligan | Review Court docket; download documents and distribute. | 0.10 |
| 03/12/08 | R. Mulligan | Review Court docket; download documents and distribute. | 0.10 |
| 03/13/08 | R. Mulligan | Review Court docket; download documents and distribute. | 0.10 |
| 03/14/08 | R. Mulligan | Review Court docket; download documents and distribute. | 0.10 |
| 03/17/08 | R. Mulligan | Review Court docket; download documents and distribute. | 0.10 |
| 03/18/08 | R. Mulligan | Review Court docket; download documents and distribute. | 0.10 |
| 03/19/08 | R. Mulligan | Review Court docket; download documents and distribute. | 0.10 |
| 03/20/08 | R. Mulligan | Review Court docket; download documents and distribute. | 0.10 |
| 03/21/08 | R. Mulligan | Review Court docket; download documents and distribute. | 0.10 |
| 03/24/08 | R. Mulligan | Review Court docket; download documents and distribute. | 0.10 |
| 03/25/08 | R. Mulligan | Review Court docket; download documents and distribute. | 0.10 |
| 03/26/08 | R. Mulligan | Review Court docket; download documents and distribute. | 0.10 |
| 03/27/08 | R. Mulligan | Review Court docket; download documents and distribute. | 0.10 |
| 03/28/08 | D. Fullem | Review main case, adversary and appeal dockets for updates; circulate updated docket entries to attorneys and interested parties. | 0.20 |
| 03/31/08 | R. Mulligan | Review Court docket; download documents and distribute. | 0.10 |
| 03/31/08 | D. Fullem | Review calendar of deadlines and hearings. | 0.10 |
| 03/31/08 | D. Fullem | Review calendar update. | 0.20 |
| Total Hours | | 2.60 | |
| Total For Services | | | \$513.50 |

| Timekeeper Summary | Hours | Rate | Amount |
|--------------------|-------|--------|--------|
| Debra O. Fullem | 0.70 | 245.00 | 171.50 |



David Austern, Futures Claims Representative for W.R. Grace & Co. -
17367
page 2

April 23, 2008
Invoice No. 1123554

| Timekeeper Summary | Hours | Rate | Amount |
|---------------------------|--------------|-------------|---------------|
| Risa L. Mulligan | 1.90 | 180.00 | 342.00 |
| Total All Timekeepers | 2.60 | \$197.50 | \$513.50 |

Disbursements

| | |
|---------------------|---------|
| Duplicating Expense | 10.60 |
| Express Delivery | 57.30 |
| Telephone | 7.39 |
| Total Disbursements | \$75.29 |

Total For This Matter **\$588.79**



David Austern, Futures Claims Representative for W.R. Grace & Co.
17367
page 3

April 23, 2008
Invoice No. 1123554

For Legal Services Rendered Through March 31, 2008 in Connection With:

Matter: 7 - Insurance Matters

| | | | |
|----------|------------|---|------|
| 03/03/08 | R. Frankel | Review past memos re valuation of insurance at various levels. | 1.20 |
| 03/18/08 | R. Frankel | Telephone conference with R. Horkovich re insurance issues, notes re same. | 0.80 |
| 03/19/08 | R. Frankel | Review series of memos re insurance coverage, issues re valuation of insurance. | 2.30 |

| | |
|--------------------|------------|
| Total Hours | 4.30 |
| Total For Services | \$3,762.50 |

| Timekeeper Summary | Hours | Rate | Amount |
|---------------------------|--------------|-------------|---------------|
| Roger Frankel | 4.30 | 875.00 | 3,762.50 |
| Total All Timekeepers | 4.30 | \$875.00 | \$3,762.50 |

| | |
|------------------------------|-------------------|
| Total For This Matter | \$3,762.50 |
|------------------------------|-------------------|



David Austern, Futures Claims Representative for W.R. Grace & Co. -
17367
page 4

April 23, 2008
Invoice No. 1123554

For Legal Services Rendered Through March 31, 2008 in Connection With:

Matter: 8 - Litigation

| | | | |
|----------|--------------|---|------|
| 03/01/08 | K. Maco | Draft questions for expert witness cross-examination. | 3.20 |
| 03/01/08 | C. O'Connell | Review PIQs and attached documents in preparation for upcoming witness cross-examinations. | 0.60 |
| 03/03/08 | K. Jewell | Revise pleadings in Grace LMS. | 0.50 |
| 03/03/08 | T. Hoye | Discuss issues re coding pleadings on the Grace-LMS database with K. Jewell; discuss issues re future additions to Grace-LMS with D. Felder. | 0.50 |
| 03/03/08 | K. Maco | Draft outline for expert witness cross-examination (5.2); review trial transcripts for pertinent issues (1.9); e-mail regarding expert examination preparation (.2). | 7.30 |
| 03/03/08 | J. Pitts | Prepare for and participate in meeting with litigation team to discuss cross-examination outlines for Grace expert witnesses (1.0); meeting with A. Weiss to refine outline of questions for Dr. Lees (1.1). | 2.10 |
| 03/03/08 | N. Jones | Meet and confer with J. Ansbro re Jacoby deposition. | 0.30 |
| 03/03/08 | E. Somers | Grace team meeting (1.1); meet with C. O'Connell to discuss Anderson cross (.4); research Florence and Anderson reliance materials in preparation for cross-examination (3.0). | 4.50 |
| 03/03/08 | C. Zurbrugg | Review trial transcript. | 1.50 |
| 03/03/08 | C. O'Connell | Prepare for and attend team meeting to discuss case strategy. | 1.30 |
| 03/03/08 | A. Weiss | Review J. Pitts' cross-examination materials and add comments and additional topics (1.7); meet with J. Pitts regarding same (.6); attend team meeting regarding trial preparation status (1.0); review average exposure numbers in Lees' reports and calculate lifetime exposure with adjustments for PCM (versus PCME) (2.4); review Moolgavkar reports for indications of whether original epidemiological studies were in PCM (.7). | 6.40 |
| 03/03/08 | J. Cutler | Participate in team meeting (.9); research and prepare cross-examination for Dr. Moolgavkar (3.8). | 4.70 |



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| 03/03/08 | A. Kim | Work with FCR team on trial strategy and preparation (1.2); work with J. Cutler on Moolgavkar cross-examination topics (.2); work with R. Mullady on potential demonstratives for Florence cross-examination (.4); review of Florence's June 2007 report and comparison against September 2007 report (.8); e-mails with team on Anderson's review of closed claim and Florence's use thereof (.2). | 2.80 |
| 03/03/08 | D. Felder | Attend litigation team meeting (1.0); review preliminary omnibus hearing agenda (.1). | 1.10 |
| 03/03/08 | J. Ansbro | Team conference call re case projects and trial strategy (.9); further review of V. Roggli background materials and related e-mails from R. Mullady and N. Finch (1.1); review materials and e-mails to/from C. O'Connell regarding cross-examinations of E. Anderson and T. Florence (.6); e-mails with team and ACC counsel regarding Welsh opinions (.2); e-mails with ACC counsel and R. Mullady regarding Moolgavkar cross-examination (.2); e-mails to/from R. Mullady regarding reviews of Grace document productions, confer with K. Maco regarding same, review Maco memoranda regarding same (.5); review materials pertinent to Moolgavkar cross-examination (1.3). | 4.80 |
| 03/03/08 | R. Mullady, Jr. | Review 1/16 trial transcript (.4); review transcript of V. Roggli testimony in Colley v. Grace and discuss same with N. Finch (2.0); prepare for resumption of trial on 3/25, including cross-examinations of E. Anderson and T. Florence (2.0). | 4.40 |
| 03/03/08 | R. Frankel | Review K&E letter to Judge responding to Libby & BNSF re Manville decision. | 0.40 |
| 03/04/08 | R. Mulligan | Research and order cited articles for A. Weiss. | 0.40 |
| 03/04/08 | J. Cangialosi | Assist attorney re preparing materials for witness prep and cross-examinations for upcoming trial (.5); prepare materials to be transferred to war room for upcoming trial (1.0). | 1.50 |
| 03/04/08 | C. Britt | Summarize trial transcript issues. | 0.40 |
| 03/04/08 | K. Maco | Review trial transcript for issues for pertinent issues. | 3.80 |
| 03/04/08 | E. Somers | Draft Anderson cross-examination questions. | 1.40 |
| 03/04/08 | C. Zurbrugg | Review trial transcript. | 8.70 |
| 03/04/08 | C. O'Connell | Review and revise outline of Anderson cross-examination. | 0.50 |
| 03/04/08 | C. O'Connell | Review draft outline for cross-examination of Moolgavkar. | 0.40 |



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| 03/04/08 | A. Weiss | Review reports from Moolgavkar to determine if epidemiological studies measured in PCM, not TEM (1.8); review four underlying meta-studies cited by Moolgavkar (2.6); research standard sample size (.6); review Egan and Cintani depositions for statements on number of sites and workers using Monokote 3 (2.0). | 7.00 |
| 03/04/08 | J. Cutler | Research and prepare Moolgavkar cross-examination. | 7.30 |
| 03/04/08 | A. Kim | Work with J. Cutler on Moolgavkar benchmarking studies and threshold values analysis for trial preparation purposes (.5); review Dr. Florence's Federal-Mogul declaration and expert work (.8); call with J. Kimble (Tillinghast) on effect of exclusions made by Dr. Florence on future claimants (.2); revisions to Dr. Florence cross-examination outline and references to deposition transcript (3.5). | 5.00 |
| 03/04/08 | D. Felder | Telephone conference with R. Plunkett regarding J. Biggs' expert report (.1); e-mail correspondence regarding same (.1); e-mail correspondence with T. Kim regarding estimation issues (.1); review E. Stallard and V. Roggli expert reports and materials regarding same (3.1). | 3.40 |
| 03/04/08 | J. Ansbro | E-mails to/from J. Biggs regarding trial preparation and status of outstanding analysis tasks (.6); e-mails to/from R. Mullady regarding P. Kraus testimony (.2); confer with J. Cutler regarding preparations for Moolgavkar cross-examination (.3); review draft outline of Moolgavkar cross-examination and review potential exhibits and background materials regarding same (3.4). | 4.50 |
| 03/04/08 | R. Mullady, Jr. | Prepare for and defend deposition of P. Kraus at Kirkland & Ellis in DC (9.0); confer with A. Kim regarding Florence cross-examination (.2); review e-mails from N. Finch (.2). | 9.40 |
| 03/04/08 | R. Frankel | Review preliminary agenda. | 0.30 |
| 03/05/08 | J. Cangialosi | Assist attorney re preparing materials for witness prep and cross-examinations for upcoming trial (.5); prepare materials to be transferred to war room for upcoming trial. (1.0). | 1.50 |
| 03/05/08 | E. Somers | Prepare Anderson cross-examination outline. | 6.70 |
| 03/05/08 | C. Zurbrugg | Review trial transcript and draft notes re same. | 5.00 |
| 03/05/08 | C. O'Connell | Revise outline for cross-examination of Anderson. | 0.90 |
| 03/05/08 | J. Cutler | Discuss brake worker studies with R. Mullady (.3); research and prepare Anderson cross-examination (4.2). | 4.50 |



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| 03/05/08 | A. Kim | Work with J. Cutler on Moolgavkar brake-worker study analyses (.3); review and revise Florence cross-examination outline (4.3); work with R. Mullady on revisions to legal points to establish with Dr. Florence at trial (.3); identify future-claimant specific issues to question Dr. Florence on (1.2); call with J. Ansbro regarding filters used by Dr. Florence to decrease number of present claimants (.3); review of J. Ansbro's summary of same (.5); review draft of Dr. Anderson cross-examination outline (.5). | 7.40 |
| 03/05/08 | J. Ansbro | Review article and related e-mail from J. Cutler regarding Anderson analysis and cross-examination (.7); confer with R. Frankel regarding case status and strategy (.3); e-mails to/from A. Treibitz regarding draft demonstrative exhibits for trial, review same (.5); telephone conference with A. Kim regarding Florence cross-examination, review memoranda and e-mail to team regarding same (.6); review materials (rec'd today from ACC counsel) regarding Moolgavkar cross-examination (1.2); review Moolgavkar testimony and other background materials in preparation for cross-examination (2.0). | 5.30 |
| 03/05/08 | R. Mullady, Jr. | Review and revise draft cross-examination outline for T. Florence and discuss same with A. Kim (.7); e-mails to/from J. Ansbro and N. Finch regarding witness line-ups for remainder of trial (.3); discuss E. Anderson cross-examination strategy with J. Cutler (.3). | 1.30 |
| 03/05/08 | R. Lawrence | Review lengthy correspondence from J. Baer (.2); insert comments (.3); prepare analysis for R. Wyron (.1). | 0.60 |
| 03/05/08 | R. Wyron | Follow-up on multi-site settlement with EPA (.3); review issues on liability transfer agreement (.4). | 0.70 |
| 03/06/08 | C. Britt | Attend call with J. Ansbro, K. Maco and K. Zurbrugg to discuss trial issues. | 1.00 |
| 03/06/08 | K. Maco | E-mail regarding document review for expert witness examination (.2); meet with J. Ansbro, C. Zurbrugg and C. Britt regarding review of trial transcripts for pertinent issues (1.0). | 1.20 |
| 03/06/08 | E. Somers | Draft Anderson cross-examination outline (1.4); work with K. Maco to coordinate PIQ review (.5). | 1.90 |
| 03/06/08 | C. Zurbrugg | Telephone conference with J. Ansbro, K. Maco and C. Britt re trial transcripts. | 1.20 |
| 03/06/08 | A. Weiss | Conduct second-level review of documents coded for multi-versus-single dose issues. | 8.70 |
| 03/06/08 | J. Cutler | Continue to research and prepare portions of Anderson cross-examination. | 3.30 |



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| 03/06/08 | A. Kim | Review Biggs' and Stallard's rebuttal-report points with respect to filters applied by Dr. Florence to exclude present claims before applying medical/exposure criteria (.8); additional work with J. Cutler on Moolgavkar's use of brake-worker studies and improper uses of statistics derived therefrom (.3); revise Dr. Florence cross-examination outline to include questions re same (1.3); further analysis of Dr. Florence's Babcock & Wilcox trial testimony and expert work and revise cross-outline per same (1.1); call with FCR and ACC trial teams on witnesses, order, deposition transcripts and trial strategy (1.2); further analyze Dr. Florence's trial testimony in Armstrong confirmation hearings related to estimation issues (2.4); conference with G. Rasmussen on Dr. Roggli direct examination preparation (.2); review ACC's draft direct-examination slides for Dr. Welch (.4). | 7.70 |
| 03/06/08 | D. Felder | E-mail correspondence regarding estimation issues. | 0.50 |
| 03/06/08 | J. Ansbro | Telephone conference with R. Mullady regarding trial strategy (.5); follow-up telephone conference with R. Mullady and N. Finch regarding same (.4); further review of materials from ACC counsel regarding Moolgavkar cross-examination (1.6); conference with K. Maco, C. Zurbrugg and C. Britt regarding review of trial transcript for key issues (1.0); review and consider memoranda regarding ACC and FCR trial presentations and witness order (1.2). | 4.70 |
| 03/06/08 | R. Mullady, Jr. | Trial preparation, including conference call with ACC counsel, review of Moolgavkar and Anderson reports, and preparation of Florence cross-examination outline. | 5.50 |
| 03/06/08 | G. Rasmussen | Review of Roggli material in preparation of direct exam. | 0.50 |
| 03/07/08 | K. Jewell | Pleading review and transfer to LMS. | 0.20 |
| 03/07/08 | D. Fullem | Review e-mail from D. Felder regarding recent District Court appeals filed by debtors and bondholders re third amended complaint. | 0.20 |
| 03/07/08 | J. Cangialosi | Assist attorney re preparing materials for witness prep and cross-examinations for upcoming trial (.5); prepare materials to be transferred to war room for upcoming trial (1.0). | 1.50 |
| 03/07/08 | J. Pitts | Meet with A. Weiss to refine cross-examination questions for Dr. Lees. | 0.80 |
| 03/07/08 | E. Somers | Draft questions to Anderson cross-examination. | 1.30 |
| 03/07/08 | C. Zurbrugg | Draft memorandum re review of trial transcripts. | 1.80 |
| 03/07/08 | C. O'Connell | Draft and organize Anderson cross-examination outline for R. Mullady. | 3.80 |



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| 03/07/08 | A. Weiss | Conduct second-level review of documents for multi-versus-single dose issues. | 8.20 |
| 03/07/08 | A. Kim | E-mails with FCR team on trial strategy and cross-examination materials. | 0.30 |
| 03/07/08 | D. Felder | Telephone conference with G. Rasmussen regarding estimation issues (.1); review materials regarding same (4.6); review recently filed pleadings in preparation for March omnibus hearing (1.4); telephone conference with M. Hurford regarding estimation issues (.3). | 6.40 |
| 03/07/08 | J. Ansbro | Review e-mails with R. Mullady and ACC counsel regarding Florence analysis, Welsh analysis and Roggli analysis. | 0.30 |
| 03/07/08 | R. Mullady, Jr. | E-mails to/from N. Finch and A. Kim regarding T. Florence cross-examination (.3); e-mails to/from J. Ansbro regarding various trial preparation matters (.3). | 0.60 |
| 03/07/08 | R. Wyron | Review e-mails re EPA Multi-Site Agreement and follow-up. | 0.30 |
| 03/07/08 | G. Rasmussen | Review of Roggli material in preparation for cross-examination. | 1.50 |
| 03/08/08 | K. Maco | Review closed claim files for expert examination. | 1.50 |
| 03/08/08 | R. Mullady, Jr. | Trial preparation, including review of cross-examination outline for E. Anderson. | 1.50 |
| 03/08/08 | G. Rasmussen | Analysis of Roggli deposition and reports in preparation for his direct testimony. | 2.70 |
| 03/09/08 | K. Maco | Review closed claim files in preparation for expert examination. | 2.00 |
| 03/09/08 | A. Kim | Further review and analyze Dr. Florence's testimony in Armstrong proceedings. | 0.50 |
| 03/09/08 | R. Mullady, Jr. | Trial preparation, including review of cross-examination outline for E. Anderson. | 2.50 |
| 03/09/08 | G. Rasmussen | Further analysis of Roggli deposition for purposes of preparing his direct examination. | 1.50 |
| 03/10/08 | J. Cangialosi | Assist attorney re preparing materials for witness prep and cross-examinations for upcoming trial (.5); prepare materials to be transferred to war room for upcoming trial (.5). | 1.00 |
| 03/10/08 | C. Britt | Review trial transcript for citations to issues raised in first week of trial (.3); attend estimation meeting (.7). | 1.00 |
| 03/10/08 | K. Maco | Attend team status meeting (.7); review closed claims files in preparation for expert examination (.8). | 1.50 |



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| 03/10/08 | J. Pitts | Prepare for and participate in meeting with A. Weiss, R. Mullady, C. O'Connell and J. Cutler to discuss and develop outline for Anderson cross-examination (1.0); team meeting to discuss status of cross-examination outlines (1.0); review materials and further revise Lees cross-examination (3.5); conference call with E. Stallard and G. Rasmussen to discuss Lees and Anderson questions (1.5). | 7.00 |
| 03/10/08 | E. Somers | Conference call with G. Rasmussen and E. Stallard to discuss cross-examination. | 1.10 |
| 03/10/08 | E. Somers | Weekly meeting to discuss progress and strategy for cross-examination of witnesses. | 1.00 |
| 03/10/08 | C. Zurbrugg | Telephone conference with litigation team re trial preparation. | 1.00 |
| 03/10/08 | C. O'Connell | Team meeting to discuss trial strategy. | 0.80 |
| 03/10/08 | C. O'Connell | Prepare for and participate in call with E. Stallard and R. Mullady regarding trial strategy. | 0.80 |
| 03/10/08 | C. O'Connell | Prepare for and participate in meeting with R. Mullady, J. Pitts and A. Weiss to discuss Anderson cross-examination outline (1.4); review materials for use in cross-examination of Anderson (3.0). | 4.40 |
| 03/10/08 | A. Weiss | Attend meeting with R. Mullady, C. O'Connell and J. Pitts regarding Anderson cross-examination. | 1.00 |
| 03/10/08 | A. Weiss | Attend team meeting to update on trial strategy and projects (.8); meet with G. Rasmussen and J. Pitts to discuss Lees cross-examination (2.0); meet with G. Rasmussen for call with E. Stallard regarding expert testimony issues (1.5); edit and add items to current cross-examination of Lees (2.5). | 6.80 |
| 03/10/08 | J. Cutler | Participate in team meeting (.8); meet to discuss draft Anderson cross-examination outline (1.3); continue to research and revise Moolgavkar and Anderson cross-examinations (1.9). | 4.00 |



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| 03/10/08 | A. Kim | Work with FCR team to review witness preparation issues and develop further trial strategy points (.8); analyze Dr. Florence's pending-claims and closed-claims counting methods (2.0); e-mails with ACC team on Florence and Anderson methodologies (.6); review and examine "insufficient information" categories of mesothelioma claims underlying Dr. Florence's claims-values calculations (.6); conference call with Dr. Stallard regarding Dr. Lees' exposure calculations and statistical analysis (1.0); work on Dr. Lees and Dr. Anderson interplay regarding use of exposure data and long-term averages as applied to PIQ exposure categories (.7); review of Matrat article providing data on exposure differentials in maintenance workers over long time periods (.3). | 6.00 |
| 03/10/08 | D. Felder | Review materials from E. Stallard (.4); review expert reports by L. Welch, V. Roggli and E. Anderson (6.1); attend status conference with litigation team (.8); e-mail correspondence with E. Stallard and J. Biggs and review materials regarding same (.5). | 7.80 |
| 03/10/08 | J. Ansbro | Telephone conference with J. Biggs and J. Kimble regarding trial preparation and settlement negotiation issues (.7); participate on team conference call regarding trial preparation and strategy (1.0); e-mails to/from R. Mullady regarding Grace document production, review discovery in connection with same (.4); confer with N. Jones regarding J. Jacoby errata and preparations, review draft errata, deposition and exhibits (.7); review draft outline of Parker cross-examination (.6). | 3.40 |
| 03/10/08 | R. Mullady, Jr. | Trial preparation, including review and revision to witness outlines, meetings with trial team, and conference calls. | 8.50 |
| 03/10/08 | R. Wyron | Review hearing agenda and case calendar for open issues and follow-up (.3); review matters set for omnibus hearing (.2). | 0.50 |
| 03/11/08 | D. Fullem | Review upcoming trial dates and calendar same. | 0.20 |
| 03/11/08 | S. Cowles | Review Future Claimants' Representative's Daubert motion and develop points for use during cross-examination (3.4); begin drafting memorandum regarding same (3.4). | 6.80 |
| 03/11/08 | K. Maco | Review trial transcripts in preparation for expert examination and draft memo on same. | 2.10 |



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| 03/11/08 | J. Pitts | Review Egan and Cintani depositions for information on Monokote work crew procedures (3.5); draft additional questions for Lees cross-examination (1.2); meet with A. Weiss to review Dr. Lees calculations for Group B exposure (1.4); meet with A. Weiss and G. Rasmussen to discuss Group B line of questions for cross-examination (.4) | 6.50 |
| 03/11/08 | E. Somers | Discuss Anderson cross-examination questions with A. Kim and C. O'Connell. | 1.20 |
| 03/11/08 | C. Zurbrugg | Revise memorandum re trial transcript review. | 2.20 |
| 03/11/08 | C. O'Connell | Review and integrate materials, including expert reports and PIQ data, to draft cross-examination outline for E. Anderson. | 6.40 |
| 03/11/08 | A. Weiss | Compose task list for Lees cross-examination from all notes (.5); review Anderson's July report for Category B Worker/Helper manipulation (.4); review Lees' July report for source of Anderson's B exposure numbers (.5); meet with J. Pitts concerning how B category numbers were derived by Lees and meet with G. Rasmussen to discuss results and import of those findings (1.0); meet with C. O'Connell about same and implications for Anderson cross-examination (.3); review Anderson's July report to determine how she calculates B category lifetime exposure and what benchmarks she uses as a "cutoff" against these lifetime exposures (1.2). | 3.90 |
| 03/11/08 | J. Cutler | Discuss with E. Stallard questions relating to Moolgavkar doubling dose assumptions (.9); prepare demonstratives relating to Price & Ware data and conclusions (1.2); continue to research and revise Moolgavkar and Anderson cross-examinations (4.9). | 7.00 |
| 03/11/08 | A. Kim | Review of ACC's draft trial outlines and exhibits (.8); work with J. Cutler on analyzing Dr. Moolgavkar's use of Bertram & Price article for purposes of calculating background rates (.2); further review and revisions to Dr. Florence cross-examination outline (1.6); review of Zaxis' opening statement graphics related to Biggs' methodology in preparation for direct examination outline (.7). | 3.30 |
| 03/11/08 | D. Felder | Review V. Roggli materials in preparation for direct examination. | 5.60 |



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| 03/11/08 | J. Ansbro | E-mails to/from J. Cutler regarding expert analysis, review expert reports and exhibits in connection with same (.5); telephone conference with J. Biggs and J. Kimble regarding trial preparation and strategy, follow-up e-mails with Biggs regarding same (1.0); review trial transcripts and Grace trial exhibits in preparation for upcoming trial sessions and witness preparations (4.5). | 6.00 |
| 03/11/08 | R. Mullady, Jr. | Review witness materials received from N. Finch (1.0); e-mails to/from N. Finch regarding same (.3); telephone conversation with J. Ansbro regarding E. Anderson testimony (.2); meet with J. Galper regarding S. Moolgavkar testimony (.3). | 1.80 |
| 03/11/08 | G. Rasmussen | Suggestions for Anderson cross. | 0.70 |
| 03/11/08 | G. Rasmussen | Conference with R. Mullady regarding cross-examination of Anderson. | 0.50 |
| 03/11/08 | G. Rasmussen | Revise outline of cross of Lees. | 2.80 |
| 03/11/08 | G. Rasmussen | Conference with E. Stallard regarding cross of Lees. | 1.50 |
| 03/11/08 | G. Rasmussen | Conference with E. Stallard regarding cross of Anderson. | 0.50 |
| 03/12/08 | J. Cangialosi | Assist attorney re preparing materials for witness prep and cross-examinations for upcoming trial (.5); prepare materials to be transferred to war room for upcoming trial (1.5). | 2.00 |
| 03/12/08 | S. Cowles | Review and take notes on the FCR and ACC's Daubert briefs to outline points to make during cross-examination (6.2); draft memorandum regarding same (1.4). | 7.60 |
| 03/12/08 | K. Maco | Review closed claim files in preparation for expert examination (2.5); draft and distribute report of review results (.9). | 3.40 |
| 03/12/08 | J. Pitts | Meet with C. O'Connell to discuss Lees mistakes in averaging group B exposure (.2); meet with A. Weiss and conference call with A. Weiss and Mr. Wehner of Caplan to discuss PCM and PCME issues (.8); draft new cross-examination questions for Lees and Anderson (2.2); re-run study result numbers from Lees reliance materials to check for errors made by Lees (2.3); phone call with A. Weiss and Mr. Wehner to discuss category B and E exposure cross-examination questions for Dr. Lees (1.0). | 6.50 |
| 03/12/08 | C. O'Connell | Review outline and related material for Anderson cross-examination from Caplin & Drysdale. | 2.10 |
| 03/12/08 | C. O'Connell | Draft e-mail to A. Weiss, J. Cutler, K. Maco and J. Pitts regarding Anderson cross-exam outline (.5); review background materials for inclusion in Anderson cross-examination outline (1.6). | 2.10 |



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| 03/12/08 | C. O'Connell | Review back-up materials from Anderson's July 2007 Expert Report (3.2); draft e-mails regarding analysis of Anderson's use of back-up materials to R. Mullady, G. Rasmussen and A. Weiss (1.0). | 4.20 |
| 03/12/08 | A. Weiss | Discuss with J. Cutler issues related to Grace experts Lees and Lee (.5); review Lees' materials provided by Caplin/ACC, including their cross-examination outline (1.5); review Lees' underlying data and cross-check against his averages to figure out where all D and E exposures were gathered from (4.5); create a chart of all individual E Category samples, including lifetime PCM and PCME exposures, in order to show variation among samples, and discuss calculations with J. Pitts (3.7). | 10.20 |
| 03/12/08 | J. Cutler | Discuss Lee and Lees analyses with A. Weiss (.5); continue to research and revise Anderson & Moolgavkar cross-examination (7.2). | 7.70 |
| 03/12/08 | A. Kim | Review and analyze draft direct examination questions prepared by Tillinghast (.7); review of Biggs' experts reports in preparation for trial testimony (1.4). | 2.10 |
| 03/12/08 | D. Felder | Review e-mail correspondence from litigation team regarding upcoming issues (.5); telephone conference with G. Rasmussen and V. Roggli and follow-up regarding same (1.3); review EPA settlement materials and begin research regarding same (.4); telephone conference with G. Rasmussen regarding estimation issues (.3); review materials for V. Roggli and e-mail correspondence to V. Roggli and G. Rasmussen regarding same (1.5); continue reviewing materials regarding V. Roggli for direct examination (3.2). | 7.20 |
| 03/12/08 | J. Ansbro | Telephone conference with R. Mullady regarding scope of Anderson testimony and Daubert issues (.5); review materials in preparation for Moolgavkar cross-examination (5.4); telephone conference with J. Cutler regarding same (.2); review meet and confer correspondence and e-mail to Grace counsel regarding same (.3); initial review of draft cross-examination outlines from ACC counsel (rec'd today) (1.4). | 7.80 |
| 03/12/08 | R. Mullady, Jr. | Prepare cross-examination outlines for E. Anderson and P. Lees (3.3); review draft witness ordering submission and discuss same with J. Ansbro (.5); e-mails to/from B. Harding (.2). | 4.00 |
| 03/12/08 | R. Wyron | Review EPA Libby settlement and outline issues. | 0.80 |
| 03/12/08 | G. Rasmussen | Conference with C. O'Connell and A. Weiss re work for Lees cross-examination. | 0.30 |



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| 03/12/08 | R. Frankel | Confer with Company, ACC and D. Austern re settlement issues at K&E in Chicago. | 5.90 |
| 03/13/08 | S. Cowles | Review FCR and ACC's Daubert briefs and Reply Brief (2.1); draft memorandum containing points from Daubert briefs for use on cross-examination (3.4). | 5.50 |
| 03/13/08 | K. Maco | Prepare for expert examination at trial. | 2.60 |
| 03/13/08 | J. Pitts | Draft category Lees category B mistakes and category C/E helper questions outline for Anderson cross-examination (1.8); review additional C/E questions by A. Weiss and begin incorporating into master cross outline (.5); prepare for and participate in meeting with R. Mullady, A. Weiss and C. O'Connell to review Anderson outline (1.1). | 3.40 |
| 03/13/08 | N. Jones | Putting together initial chart for preparation for Jacoby direct examination. | 1.30 |
| 03/13/08 | E. Somers | Review witness cross-designations. | 0.70 |
| 03/13/08 | C. O'Connell | Review transcript from E. Anderson's testimony in In Re: Asbestos Litigation, 05C-11-257 (Superior Court of Delaware, 2007). | 1.20 |
| 03/13/08 | C. O'Connell | Draft cross-exam outline for Anderson (4.0); meeting with R. Mullady, A. Weiss and J. Pitts to discuss cross-exam outline of Anderson (1.1). | 5.10 |
| 03/13/08 | C. O'Connell | Discuss cross-exam outline of Anderson with J. Cutler and A. Weiss. | 0.40 |
| 03/13/08 | A. Weiss | Continue working with J. Pitts on researching and writing areas of the Lees' cross-examination. | 8.60 |
| 03/13/08 | J. Cutler | Initial moot of Moolgavkar cross-examination (7.9); revise Anderson cross-examination outline (.2). | 8.10 |
| 03/13/08 | A. Kim | Review and analyze Biggs' issues and Q&A outline prepared by Towers Perrin (1.2); meet with J. Ansbro on Biggs' direct examination points (.2); work with R. Mullady on Dr. Florence claim-exclusion filters by way of follow-up to Professor Stallard's suggestions (.4); review FCR/ACC e-mail correspondence on witness order and trial preparation issues (.6); review of opening statement graphics and work on outline for Biggs' direct-examination outline and questions (2.4); review and analyze Dr. Dunbar's expert report and rebuttal reports to Biggs and Peterson as part of preparatory work to counter Grace/Equity's rebuttal case (4.3). | 9.10 |



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| 03/13/08 | D. Felder | Review draft witness list (.1); e-mail correspondence with V. Roggli regarding same (.2); review E. Anderson materials regarding PIQ issues (.3); e-mail correspondence with J. Kimble and C. O'Connell regarding PIQ issues (.1); conference with R. Wyron regarding environmental settlement issues (.2). | 0.90 |
| 03/13/08 | J. Ansbro | Confer with A. Kim regarding J. Biggs' trial testimony (.3); review draft motions in limine and confer re same with R. Mullady (.4); confer with Mullady regarding cross-examinations of Grace witnesses and trial strategy (.3); work with J. Cutler on cross-examination of S. Moolgavkar (5.7). | 6.70 |
| 03/13/08 | R. Mullady, Jr. | Review and revise draft motions in limine (2.0); prepare for cross-examinations of E. Anderson, S. Moolgavkar and T. Florence (4.0); telephone conversation with B. Harding (.2); telephone conversation with R. Frankel (.2). | 6.40 |
| 03/13/08 | G. Rasmussen | Estimate effect on Florence numbers if Lees analysis is incorrect. | 0.50 |
| 03/13/08 | R. Frankel | Review motion to approve EPA settlement, related 8-K. | 1.20 |
| 03/14/08 | J. Cangialosi | Assist attorney re preparing materials for witness preparation and cross-examinations for upcoming trial (.5); prepare materials to be transferred to war room for upcoming trial (2.0). | 2.50 |
| 03/14/08 | S. Cowles | Review ACC and FCR Daubert briefs and joint Daubert reply brief (2.2); finish drafting memorandum regarding arguments for use on cross-examination (2.5); revise and edit memorandum (1.1). | 5.80 |
| 03/14/08 | K. Maco | Review closed claims files in preparation for expert examination (.8); review deposition and report of expert in preparation for same (.5). | 1.30 |
| 03/14/08 | J. Pitts | Review Marrat article on asbestos exposure not trending towards a mean over time (.7); review EPA risk assessment protocol for asbestos exposure (1.6); review new study by Pierce on mesothelioma due to chrysotile exposure (.5); draft questions for Lees cross-examination and refine outline including questions provided by A. Weiss (1.1). | 3.90 |
| 03/14/08 | N. Jones | Review report and put together trial preparation outline for Jacoby direct examination. | 5.60 |
| 03/14/08 | C. Zurbrugg | Confer with J. Ansbro re trial transcript memorandum (.4); revise same (1.4). | 1.80 |
| 03/14/08 | C. O'Connell | Review and revise Anderson cross-exam outline based on suggestions from R. Mullady; draft e-mail to R. Mullady regarding E. Anderson cross exam. | 3.80 |



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| 03/14/08 | A. Weiss | Review new asbestos research by ChemRisk (.7); review Judicial Conference Manual on Scientific Evidence, sections on statistics and epidemiology (2.5); continue work with G. Rasmussen and J. Pitts on researching and drafting Lees' cross-examination (5.6). | 8.80 |
| 03/14/08 | J. Cutler | Review prior Moolgavkar testimony for impeachment materials (3.9); work with former tort claimant's counsel to try to obtain female mesothelioma incidence data produced in prior action (.3). | 4.20 |
| 03/14/08 | A. Kim | Conference call with ACC trial team regarding motions in limine and trial witness order and witness testimony (1.0); analyze Chemrisk article on potency of different types of asbestos fibers (.5); conference with J. Ansbro, R. Mullady and J. Cutler on Dr. Moolgavkar's studies related to threshold exposure levels (.5); further work on Biggs' direct examination and related Q&A outline (4.4). | 6.40 |
| 03/14/08 | D. Felder | Telephone conferences with M. Hurford regarding estimation issues (.5); e-mail correspondence with litigation team regarding same (.6); e-mail correspondence with V. Roggli regarding scheduling issues (.3); review materials from V. Roggli (.3); review recently filed pleadings (.6); review ACC/FCR filings regarding witnesses and motion in limine and e-mail correspondence with M. Hurford and R. Mullady regarding same (1.0); e-mail correspondence with litigation team regarding same (.3). | 3.60 |
| 03/14/08 | J. Ansbro | Conference call with R. Mullady and ACC counsel regarding trial strategy and motions in limine (.7); follow-up telephone conference with R. Mullady and associates regarding same (.7); review of ACC's draft cross-examination outlines and exhibits (1.5); review trial transcripts and prepare for cross-examination of Grace experts (1.8). | 4.70 |
| 03/14/08 | R. Mullady, Jr. | Prepare for cross-examinations of Grace witnesses (3.0); conference calls regarding 3/17 omnibus hearing and trial strategy (1.3). | 4.30 |
| 03/14/08 | R. Wyron | Review new pleadings on environmental issues. | 0.40 |
| 03/14/08 | G. Rasmussen | Confer with T. Kim on Lees cross-examination preparation. | 0.30 |
| 03/14/08 | R. Frankel | Review amended agenda for 3/17 hearing (.3); telephone conferences with D. Austern re restitution issues (.3); consider criminal case issues (.6). | 1.20 |
| 03/15/08 | J. Pitts | Review study of exposure to asbestos in a W.R. Grace facility in Dallas. | 0.90 |



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| 03/15/08 | C. O'Connell | Review and revise Anderson cross-exam outline (3.0); review and draft e-mails relating to Anderson cross-exam outline (.3). | 3.30 |
| 03/15/08 | D. Felder | E-mail correspondence with R. Mullady and N. Finch regarding V. Roggli. | 0.10 |
| 03/15/08 | J. Ansbro | Prepare for cross-examination of S. Moolgavkar (2.3); e-mails to/from R. Mullady regarding trial preparation (.2). | 2.50 |
| 03/15/08 | R. Mullady, Jr. | Trial preparation, including cross-examination of E. Anderson. | 3.50 |
| 03/15/08 | R. Frankel | Review and consider filed witness lists from all parties (.8); review, assess e-mail re liability for Libby claims (.7). | 1.50 |
| 03/16/08 | J. Pitts | Complete incorporation of all Lees cross-examination questions into final draft outline and circulate to group. | 2.30 |
| 03/16/08 | N. Jones | Trial preparation for Jacoby direct examination. | 3.20 |
| 03/16/08 | D. Felder | E-mail correspondence with R. Mullady regarding transcripts and review same. | 0.50 |
| 03/16/08 | J. Ansbro | Prepare for cross-examination of S. Moolgavkar. | 4.00 |
| 03/16/08 | R. Mullady, Jr. | Review memoranda prepared by C. Zurbrugg and S. Cowles summarizing trial transcript to date and Daubert briefing (.3); trial preparation, including cross-examination of E. Anderson (2.2); prepare for omnibus hearing (.6). | 3.10 |
| 03/16/08 | G. Rasmussen | Review of R. Mullady's ideas for Anderson cross. | 0.30 |
| 03/17/08 | K. Jewell | Input pleadings into LMS regarding Grace. | 0.50 |
| 03/17/08 | J. Cangialosi | Assist attorney re preparing materials for witness prep and cross-examinations for upcoming trial (.5); prepare materials to be transferred to war room for upcoming trial (2.0). | 2.50 |
| 03/17/08 | K. Maco | Review expert reports and deposition in preparation for expert examination (4.1); coordinate review of claimant files and PIQs (.5). | 4.60 |
| 03/17/08 | J. Pitts | Meet with A. Weiss to review and edit cross-examination outline for Dr. Lees (1.6); make all changes to outline discussed in meeting and mark deposition pages and reliance materials as evidence and slide materials (3.3); review Reference Guide on Statistics for impeachment materials for Dr. Lees sample size (.8); meet with G. Rasmussen and A. Weiss to review outline (2.5). | 8.20 |
| 03/17/08 | N. Jones | Prepare outline for Jacoby direct examination. | 1.20 |
| 03/17/08 | E. Somers | Discuss Anderson cross-examination preparation with C. O'Connell (.7); review meso PIQs (2.7). | 3.40 |
| 03/17/08 | E. Somers | PIQ review for Anderson cross-examination. | 1.00 |
| 03/17/08 | C. Zurbrugg | Review trial transcript memorandum (1.5); review Personal Injury Questionnaires (1.2). | 2.70 |
| 03/17/08 | C. O'Connell | Review publications of E. Anderson. | 1.60 |



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| 03/17/08 | C. O'Connell | Review expert report of T. Florence. | 1.20 |
| 03/17/08 | C. O'Connell | Organize and review of PIQs reviewed by Exponent. | 3.30 |
| 03/17/08 | C. O'Connell | Review materials for cross-examination of E. Anderson. | 2.90 |
| 03/17/08 | A. Weiss | Meet with J. Pitts to revise Lees cross-examination outline, compile questions for Stallard in relation to the outline, and compile a list of slides to ready for trial (1.6); begin compiling list of demonstrative slides with explanations to T. Ryan (3.6); meet with G. Rasmussen and J. Pitts to review and revise Lee cross-examination (2.4). | 7.60 |
| 03/17/08 | J. Cutler | Research and revise Moolgavkar cross-examination. | 8.60 |
| 03/17/08 | A. Kim | E-mails with FCR team related to Court's rulings on POC and PIQ issues (.3); analyze Dr. Anderson's expert reports for trial outline purposes (1.4); analyze Dr. Anderson's deposition transcript for trial preparation (2.0); review ACC's draft cross-examination outline regarding Dr. Anderson and supporting documents/exhibits (1.3). | 5.00 |
| 03/17/08 | D. Felder | Telephone conferences with E. Stallard and G. Rasmussen regarding estimation issues (.4); review recently filed pleadings (2.7); review omnibus hearing agenda and telephone conference with J. Ansbro regarding same (.1); e-mail correspondence with D. Fullem regarding invoices (.1); e-mail correspondence with K. Jewel, J. Cangialosi and T. Hoye regarding estimation pleadings and review same (.6); telephonic participation in omnibus hearing (3.6); conference with R. Frankel regarding same (.1); e-mail correspondence with R. Frankel and R. Wyron regarding PD issues (.1). | 7.70 |
| 03/17/08 | J. Ansbro | Prepare for cross-examination of S. Moolgavkar, telephone conferences with J. Cutler regarding same (2.5); monitor P.I. portions of Omnibus hearing, e-mails to/from D. Felder regarding same (1.3); confer with K. Maco regarding preparations for J. Radecki trial testimony, telephone conference with Radecki regarding same, review materials regarding same (1.0); review ACC's draft cross-examination outlines and exhibits (2.4). | 7.20 |
| 03/17/08 | R. Mullady, Jr. | Prepare for and attend omnibus hearing (7.2); negotiations with debtors' counsel regarding resumption of trial (.5); telephone conversation with R. Frankel (.2); review memoranda prepared by S. Cowles (.5); review and revise draft cross-examination outline for T. Florence (.5); e-mails to/from J. Ansbro and T. Kim (.6). | 9.50 |



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| 03/17/08 | R. Wyron | Participate in omnibus hearing on environmental and DIP financing issues (.6); review DIP order and e-mails re same (.4); review status of environmental issues and follow-up (.8). | 1.80 |
| 03/17/08 | G. Rasmussen | Draft cross-examination questions for Lees. | 4.00 |
| 03/17/08 | R. Frankel | Review issues re resumption of estimation trial (.4); attend omnibus hearing by telephone (3.6); telephone conference with client, e-mails re Libby indictment (.4); consider issues re settlement structure (.8). | 5.20 |
| 03/18/08 | J. Cangialosi | Assist attorney re preparing materials for witness prep and cross-examinations for upcoming trial (.5); prepare materials to be transferred to war room for upcoming trial (3.0). | 3.50 |
| 03/18/08 | S. Cowles | Review PIQ responses for self-identified Bs who may have misidentified. | 0.70 |
| 03/18/08 | K. Maco | Review materials for expert examination at trial. | 5.80 |
| 03/18/08 | J. Pitts | Draft new category cross-examination questions for Lees (2.0); meet with G. Rasmussen, A. Weiss and E. Stallard to review Lees cross-examination, Anderson's cross-examination, Moolgavkar's cross-examination and the plan for direct examination of E. Stallard (8.5). | 10.50 |
| 03/18/08 | N. Jones | Review J. Jacoby deposition and report (1.7); draft direct examination outline (5.1). | 6.80 |
| 03/18/08 | E. Somers | Review PIQ claim forms for Anderson cross-examination prep (1.9); meet with R. Mullady to discuss Shapo cross-examination (.3); call with C. Zurbrugg to discuss counter-designations for trial witnesses (.2). | 2.40 |
| 03/18/08 | C. Zurbrugg | Review Personal Injury Questionnaires (2.1); confer with K. Maco and C. O'Connell re same (.5); review e-mails re deposition designations (.2); review Nurre and Austern depositions for designation (2.3). | 5.10 |
| 03/18/08 | C. O'Connell | Review materials for cross-examination of E. Anderson and draft additional lines of cross-examination. | 10.30 |
| 03/18/08 | A. Weiss | Meet with J. Pitts to discuss questions to pose to E. Stallard (.2); meet with E. Stallard, G. Rasmussen and J. Pitts to plan for Lees cross-examination (8.2); continue constructing demonstrative slides for Lees cross-examination and discuss same with T. Ryan (1.4). | 9.80 |
| 03/18/08 | J. Cutler | Meet with J. Ansbro for second moot and revisions to Moolgavkar cross-examination. | 10.00 |



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| 03/18/08 | A. Kim | Conference with G. Rasmussen on Dr. Lees cross-examination points (.2); meet and work with R. Mullady on critiques regarding Dr. Anderson's analysis of "causation" with respect to pending and future claims (.5); further analyze ACC's cross-examination topics and detailed outlines with respect to Dr. Anderson (2.2); work with Professor Stallard on attacking interplay between Dr. Lees and Dr. Anderson on use of average exposure-levels (.7); review J. Kimble's (Towers Perrin) analysis of quantified effect of Dr. Florence's exclusion of present claims on the number of future claims (.4); call with R. Mullady and J. Kimble on updated Biggs' analysis on Dr. Florence's future claims forecasts based on pre-PIQ filters (.5); meet with J. Ansbro on Dr. Moolgavkar's calculations of background rates (.2); work on Dr. Anderson cross-examination outline questions on causation (4.3); e-mails with R. Mullady and C. O'Connell regarding interplay of data and analyses between Dr. Florence and Dr. Anderson (.3). | 9.30 |
| 03/18/08 | D. Felder | Review recently filed pleadings and e-mail correspondence with K. Jewell regarding same (.3); review environmental pleadings for April omnibus hearing (1.0); review other recently filed pleadings for April omnibus hearing and e-mail correspondence with R. Wyron regarding same (1.3); review E. Anderson deposition exhibits and e-mail correspondence with R. Mullady and E. Somers regarding same (.3); conference with E. Stallard, G. Rasmussen, A. Weiss and J. Pitts regarding estimation issues (3.5); telephone conferences with A. Weiss regarding same (.5); research regarding environmental issues (2.0). | 8.90 |
| 03/18/08 | J. Ansbro | Meet with J. Cutler to review and revise outline of S. Moolgavkar cross-examination, reviewing various exhibits in connection with same, conferences with E. Stallard in connection with same (8.0); conferences and e-mails with R. Mullady regarding same, trial strategy and dispute regarding expert reliance materials (.5); confer with A. Kim regarding cross-examinations (.3). | 8.80 |
| 03/18/08 | R. Mullady, Jr. | Prepare for cross-examinations of P. Lees and E. Anderson. | 6.00 |
| 03/18/08 | R. Lawrence | Discuss Libby settlement terms with R. Wyron. | 0.20 |



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| 03/18/08 | R. Wyron | Confer with R. Lawrence (.3); review ELT agreement and motion (.3); follow-up with Piper Jaffray on ELT financials (.2); review environmental issues with D. Austern (.4); prepare analysis of pending motions (.3); call with M. Hurford on environmental matters and follow-up (.4); call with A. Kreiger re environmental matters and follow-up (.4); call to J. Baer re environmental matters (.1); review pleadings on environmental claims (.4); organize notes for conference call (.3). | 3.10 |
| 03/18/08 | G. Rasmussen | Meet with Stallard to prepare for cross of Lees. | 5.00 |
| 03/18/08 | G. Rasmussen | Meet with E. Stallard concerning his direct. | 2.30 |
| 03/18/08 | G. Rasmussen | Meet with E. Stallard regarding Anderson cross. | 0.50 |
| 03/18/08 | G. Rasmussen | Revise E. Stallard cross. | 0.50 |
| 03/18/08 | R. Frankel | Review motion to pay real estate taxes (.7); review limited objection of Unifirst Corp. to Transfer Agreement settlement (.8). | 1.50 |
| 03/19/08 | T. Hoye | Discuss issues with D. Felder re handling of recent pleadings filed under seal on LMS. | 0.50 |
| 03/19/08 | J. Cangialosi | Assist attorney re preparing materials for witness prep and cross-examinations for upcoming trial (.5); prepare materials to be transferred to war room for upcoming trial (2.0). | 2.50 |
| 03/19/08 | K. Maco | Review expert materials in preparation for expert witness examination at trial. | 4.50 |
| 03/19/08 | J. Pitts | Prepare for and participate in meeting with Orrick team and Caplan & Drysdale attorneys to review plan and outline for cross-examination of Moolgavkar, Lees and Anderson. | 6.10 |
| 03/19/08 | N. Jones | Prepare trial materials for J. Jacoby. | 0.90 |
| 03/19/08 | C. Zurbrugg | Designate Nurre and Austern depositions (7.7); review Beber deposition (1.5). | 9.20 |
| 03/19/08 | C. O'Connell | Review transcript of deposition of T. Florence. | 2.20 |
| 03/19/08 | C. O'Connell | Discuss witness prep for Anderson and Lees with A. Kim and A. Weiss. | 0.40 |
| 03/19/08 | C. O'Connell | Prepare for and attend meeting to discuss upcoming witness examinations with Orrick team and attorneys from Caplin & Drysdale. | 6.30 |
| 03/19/08 | A. Weiss | Begin revising slides according to new Lees cross-examination outline (.6); prepare materials for meeting with ACC attorneys (.4); attend meeting with various FCR and ACC attorneys to review outlines of cross-examinations of Lees, Moolgavkar, and Anderson (6.0); research and compare EPA and OSHA asbestos benchmarks, including history and uses, and draft questions for Anderson cross-examination regarding same (3.8). | 10.80 |



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| 03/19/08 | J. Cutler | Participate in meeting with counsel to ACC regarding trial strategy and cross-examination outlines (5.5.); draft cross-examination of Dr. Anderson relating to PCM-to-PCME conversion appropriateness (1.0); discuss trial outlines with T. Kim (.2); revise Moolgavkar cross-examination outline (1.7). | 8.40 |
| 03/19/08 | A. Kim | Review and revise Dr. Anderson cross-examination outline in preparation for meeting with ACC trial team (1.4); conference with FCR and ACC trial teams on points and authorities for cross-examinatinos of Dr. Lees, Dr. Moolgavkar, Dr. Anderson, and Dr. Florence (6.2); work with J. Cutler on developing uncertainties inherent in Dr. Anderson's analysis based on flaws in underlying exposure data numbers and benchmarks reported by Dr. Lees and Dr. Moolgavkar, respectively (.3); work with A. Weiss and C. O'Connell on addressing cross-examination points related to appropriateness of conversion of exposure readings by Dr. Anderson (.3). | 8.20 |
| 03/19/08 | D. Felder | Telephone conference with M. Hurford regarding deposition designations and e-mail correspondence with R. Mullady regarding same (.3); e-mail correspondence with litigation team regarding same and review designation materials (.5); begin reviewing A. Schonfeld deposition transcript (1.5); review environmental motions (1.0); review motion to approve payment of prepetition taxes (.3); conference with R. Wyron regarding environmental issues (.1); e-mail correspondence with B. Lawrence regarding same (.1); research regarding environmental issues (5.2). | 9.00 |
| 03/19/08 | J. Ansbro | Review draft ACC outlines of cross-examinations for Grace experts (1.0); attend meeting with DC team and ACC counsel regarding all cross-examinations and trial strategy (6.5); review trial transcript and depositions of Grace experts in preparation for trial (2.0). | 9.50 |
| 03/19/08 | R. Mullady, Jr. | Prepare for and attend trial preparation meeting with ACC counsel (8.2); revise E. Anderson cross-examination outline (.3); e-mails to/from N. Finch, M. Shapo, C. O'Connell, T. Kim and J. Ansbro (.2). | 8.70 |



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| 03/19/08 | R. Wyron | Review PI estimation pleadings recently filed (.9); review and analyze environmental pleadings on Libby and Curtis Bay (1.3); review pre-petition real estate tax motion (.3); calls with J. Radecki and J. Brownstein on EPA/Libby motion and cash issues (.4); confer with R. Frankel on strategy (.3); review ZAI pleadings (1.3); call with M. Hurford on EPA issues and follow-up (.4); call with J. Baer on environmental matters and follow-up e-mail (.4). | 5.30 |
| 03/19/08 | G. Rasmussen | Draft Lees' cross. | 1.00 |
| 03/19/08 | G. Rasmussen | Meet with ACC counsel to coordinate cross-examinations. | 6.00 |
| 03/19/08 | G. Rasmussen | Conference with T. Kim re material to add to Anderson cross. | 0.30 |
| 03/19/08 | G. Rasmussen | Further revisions to Lees' cross outline. | 1.00 |
| 03/19/08 | R. Frankel | Confer with R. Wyron re settlement issues, EPA settlement, misc. other settlements. | 0.40 |
| 03/19/08 | R. Frankel | Review ZAI motion permitting class proof of claim (.7), for dismissal of one claim (.4), for appointment of expert witness (.4); memos and attachments re same (.8). | 2.30 |
| 03/20/08 | D. Iofe | Load LiveNote transcript to NY and DC cases. | 0.50 |
| 03/20/08 | T. Hoye | Meet with K. Jewell re handling of pleadings filed under seal (.8); review recent pleadings and confirm that all are ready for the trial team and burn CD containing images as necessary (1.2). | 2.00 |
| 03/20/08 | D. Fullem | Confer with J. Cangialosi regarding trial next week; e-mail to R. Wyron regarding his attendance at same. | 0.20 |
| 03/20/08 | J. Cangialosi | Assist attorney re preparing materials to be transferred to war room for upcoming trial (6.0); preparation of designations and counter-designations for Nurre and Austern depositions (1.5). | 7.50 |
| 03/20/08 | A. Freidberg | Review of current status and settlement coverage. | 1.10 |
| 03/20/08 | K. Maco | Meet with J. Ansbro to discuss drafting of motion (.7); review documents regarding same (.4). | 1.10 |
| 03/20/08 | J. Pitts | Revise cross-examination outline and circulate to G. Rasmussen and A. Weiss for comment (4.8); meeting with A. Weiss to discuss mathematical and distribution curve issues for question line for Dr. Lees (.5); phone call with E. Stallard to discuss calculations of Lees error rates and trending towards the mean due to independence assumption (.6); review judicial handbook on statistics (.5); meeting with G. Rasmussen to do practice run through all Lees cross-examination (1.4). | 7.80 |
| 03/20/08 | N. Jones | Gather information for Jacoby trial preparation. | 3.20 |
| 03/20/08 | E. Somers | Review Shapo report and deposition to prepare for direct examination. | 2.00 |



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| 03/20/08 | C. Zurbrugg | Telephone conference with R. Mullady re deposition designations (.3); review Beber deposition (6.2); confer with C. O'Connell re deposition designations (.2); review Hughes deposition (.8). | 7.50 |
| 03/20/08 | C. O'Connell | Review deposition transcript of W. Nurre, and review and revise counter-designations of same. | 1.80 |
| 03/20/08 | C. O'Connell | Review notes and materials from trial planning meeting with Caplin & Drysdale. | 1.30 |
| 03/20/08 | C. O'Connell | Review closed claim files and PIQ data in preparation for cross-examination of E. Anderson. | 5.30 |
| 03/20/08 | A. Weiss | Complete draft of Anderson cross questions regarding PCM to PCME conversion and send to R. Mullady (.8); continue working with G. Rasmussen and J. Pitts on cross-examination of Grace witness Lees (4.8). | 5.60 |
| 03/20/08 | J. Cutler | Discuss Moolgavkar doubling dose calculations with E. Stallard and J. Kimble and review underlying literature and reliance materials to identify error source. | 5.60 |
| 03/20/08 | A. Kim | Review ACC's draft slides on substantial contributing factor analysis (.3); review Dr. Anderson's methodology for calculating cumulative exposure levels and use of PIQ responses in so doing (.7); work on demonstrative slides for use in cross-examination of Dr. Anderson related to non-Grace exposures (2.4); draft cross-examination questions on same (1.1); conference with R. Mullady on Biggs' rebuttal points to Dr. Florence's exclusion of present claimants based on non-medical/exposure criteria (.5); several calls with J. Kimble related to effect on future claims of Dr. Florence's exclusion of present claims (1.0); analyze J. Kimble's calculations of present/future exclusion ratio based on Peto and KPMG methods (.7) | 6.70 |
| 03/20/08 | D. Felder | E-mail correspondence with litigation team regarding trial issues (.2); review A. Schonfeld deposition transcript, designations and exhibits and prepare counter-designations (6.0); telephone conference with J. Ansbro regarding estimation trial issues (.2). | 6.40 |



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| 03/20/08 | J. Ansbro | Telephone conference with R. Mullady regarding trial strategy (.5); discussions with J. Cangialosi regarding trial preparations (.4); telephone conference with J. Kimble regarding expert analysis for cross-examinations (.5); telephone conferences and e-mails with J. Cutler regarding Moolgavkar cross-examination (.4); confer with C. Zurbrugg regarding deposition designations, review and comments to same (1.1); confer with K. Maco regarding assignment to draft motion to compel expert reliance materials, e-mails to R. Mullady regarding same (.6); prepare for Moolgavkar cross-examination, e-mails to/from N. Finch regarding same (3.5). | 7.00 |
| 03/20/08 | R. Mullady, Jr. | Attention to deposition counter-designations (2.0); trial preparation, including T. Florence and E. Anderson cross-examinations (3.5). | 5.50 |
| 03/20/08 | R. Wyron | Continue review of environmental issues and new pleadings (.7); participate in conference call on EPA settlement and insurance, and follow-up e-mails (1.1). | 1.80 |
| 03/20/08 | G. Rasmussen | Review of Pitt's proposed questions for Lees' cross. | 1.00 |
| 03/21/08 | L. West | Review PIQs for claimants with particular characteristics. | 4.00 |
| 03/21/08 | A. Cohen | Search PIQ's for specific entries. | 2.00 |
| 03/21/08 | T. Ryan | Set-up Grace site and prepare for case. | 2.00 |
| 03/21/08 | J. Cangialosi | Assist attorney re preparing materials to be transferred to war room for upcoming trial. (6.0); prepare designations and counter-designations for Schoenfeld (1.0). | 7.00 |
| 03/21/08 | A. Freidberg | Determine debtor-owned sites and EPA settlement calculations. | 2.70 |
| 03/21/08 | K. Maco | Draft motion regarding production of expert reliance materials. | 4.00 |
| 03/21/08 | J. Pitts | Continue revising Lees cross-examination outline and assembling exhibits and slides to use with cross-examination. | 10.80 |
| 03/21/08 | E. Somers | Review Austern and Houser exhibits for objections (.6); review Shapo materials for direct examination (1.2). | 1.80 |
| 03/21/08 | C. Zurbrugg | Review deposition designations. | 5.70 |
| 03/21/08 | C. O'Connell | Review PIQ data, and review and revise outline for cross-examination of E. Anderson. | 4.60 |
| 03/21/08 | C. O'Connell | Review transcript from bankruptcy proceeding. | 0.50 |
| 03/21/08 | C. O'Connell | Meet with R. Mullady, A. Weiss, J. Cutler and A. Kim to discuss trial strategy. | 0.60 |
| 03/21/08 | C. O'Connell | Review exhibits designated for use at trial. | 1.60 |
| 03/21/08 | A. Weiss | Continue composing outline of Lees cross-examination with G. Rasmussen and J. Pitts. | 7.30 |



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| 03/21/08 | J. Cutler | Prepare materials for trial (1.7); participate in conference call with J. Ansbro and N. Finch (1.0); discuss Moolgavkar calculations with E. Stallard (.6); discuss Anderson demonstratives and cross on substantial causation with T. Kim (1.2); revise cross-examination and prepare demonstratives (2.0). | 6.50 |
| 03/21/08 | A. Kim | Analyze Dr. Anderson's expert reports on issue of methodology or consideration of non-Grace exposures in calculating cumulative exposures for B/D/E claimant groups (2.2); work with R. Mullady and J. Cutler on review and revisions to demonstrative slides on substantial contributing factor critique of Dr. Anderson's methods (1.4); work with R. Mullady on revisions to cross-examination outline for Dr. Anderson (2.8); identify relevant excerpts from Dr. Anderson's deposition transcript regarding substantial contributing factor analysis (.7); analyze Dr. Anderson's cited EPA and other risk assessment guidelines (1.0). | 8.10 |
| 03/21/08 | D. Felder | E-mail correspondence with C. Zurbrugg regarding deposition counter-designations (.2); e-mail correspondence with R. Mullady and E. Somers regarding same (.3); review and revise counter-designations (1.2); review deposition exhibits regarding same (1.5); e-mail correspondence with D. Smith, A. Thorp and J. Cangialosi regarding estimation hearing (.3); e-mail correspondence with R. Mullady regarding expert issues (.1); telephone conference with J. Liesemer regarding Libby settlement (.3); telephone conference with C. Zurbrugg regarding deposition counter-designations (.1); review Libby settlement issues and e-mail correspondence from A. Freidberg (.7); telephone conference with R. Wyron and A. Freidberg regarding Libby settlement (.4); review consent decree and e-mail correspondence with A. Freidberg regarding same (.2); conference with R. Wyron and R. Lawrence regarding Libby settlement (.7); follow-up conference with R. Wyron regarding same (.1); e-mail correspondence with R. Mullady regarding counter designations and review same (.7). | 6.80 |



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| 03/21/08 | J. Ansbro | Telephone conference with R. Mullady regarding deposition designations, e-mails to/from N. Finch regarding same (.4); confer with C. Zurbrugg regarding same and review and comments to designations (.8); telephone conference with N. Finch and J. Cutler regarding Moolgavkar cross-examination and follow-up conversations with J. Cutler regarding same (1.0); general preparation for trial (1.5); prepare for Biggs' direct testimony (1.2); prepare for Jacoby direct testimony (.6); further preparation for Moolgavkar cross-examination (2.0). | 7.50 |
| 03/21/08 | R. Mullady, Jr. | Trial preparation, including cross-examinations of Lees, Anderson, Moolgavkar and Florence. | 5.00 |
| 03/21/08 | R. Lawrence | Review motion and settlement agreement related to Libby asbestos site (2.1); review Curtis Bay settlement and motion (.4); review objections to ELT proposal (.8); discuss results with R. Wyron and D. Felder (.7). | 4.00 |
| 03/21/08 | R. Wyron | Review information on Libby site and follow-up (1.3); review status of pending motion (.2); confer with D. Felder and R. Lawrence regarding environmental issues (.7); follow-up on Libby analysis with D. Felder and e-mails re same (.4). | 2.60 |
| 03/21/08 | G. Rasmussen | Prepare Lees' cross-examination. | 6.80 |
| 03/21/08 | R. Frankel | Prepare notes (detailed) for D. Austern in connection with settlement. | 1.30 |
| 03/22/08 | T. Ryan | Set-up Grace site and prepare for case. | 8.00 |
| 03/22/08 | J. Cangialosi | Assist attorney re traveling to trial site (2.0); set up war room and prepare materials for upcoming trial (10.0). | 12.00 |
| 03/22/08 | J. Pitts | Meet with G. Rasmussen and T. Kim to run through Lees cross outline. | 3.00 |
| 03/22/08 | C. O'Connell | Research and draft additions to E. Anderson cross-examination outline. | 7.80 |
| 03/22/08 | A. Kim | Review and analyze draft Dr. Lees cross-examination outline (.7); review Dr. Lees' underlying exposure measurements used to support his PIQ category average exposure calculations (2.2); work on calculations of statistical reliability measures with G. Rasmussen regarding Dr. Lees' average exposure levels (.8); work on revisions to questions for Dr. Lees on reliance materials and exposure measurements incorporated into his PIQ averages (1.0). | 4.70 |
| 03/22/08 | D. Felder | Review A. Harron deposition transcript and designations (.8); e-mail correspondence with R. Mullady, J. Ansbro, M. Hurford and J. Phillips regarding counter-designations (.8); review and finalize counter-designations (1.0). | 2.60 |



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| 03/22/08 | J. Ansbro | Review e-mails from E. Stallard and J. Kimble regarding expert analysis, e-mail to R. Mullady regarding same (.4); e-mails to/from D. Felder regarding deposition designations (.1). | 0.50 |
| 03/22/08 | R. Mullady, Jr. | Trial preparation, including cross-examinations of Anderson and Florence. | 3.30 |
| 03/22/08 | G. Rasmussen | Revise and rework Lees cross. | 6.50 |
| 03/22/08 | R. Frankel | Further work on notes for D. Austern re settlement issues. | 1.20 |
| 03/23/08 | T. Ryan | Prepare for trial, work on war room equipment. | 13.50 |
| 03/23/08 | J. Cangialosi | Assist attorney re setting up war room and prepare materials for upcoming trial (6.0); prepare materials for upcoming hearing and cross-examinations of witnesses (10.0). | 16.00 |
| 03/23/08 | J. Pitts | Meet with G. Rasmussen and T. Kim to review Lees outline (2.1); review Lees deposition and mark passages for impeachment (2.0); review outline with A. Weiss and T. Ryan to develop courtroom demonstratives, slides and exhibits for Lees cross-examination (3.0); meet with A. Weiss and J. Ansbro to review Beber and Hayes depositions and mark passages for impeachment (1.0). | 8.10 |
| 03/23/08 | C. O'Connell | Review expert reports and trial testimony of J. Rodricks. | 2.20 |
| 03/23/08 | C. O'Connell | Draft cross-examination questions for E. Anderson based on review of J. Rodricks' testimony and expert reports. | 1.60 |
| 03/23/08 | A. Weiss | Ready slides and back-up materials for Lees cross-examination. | 4.50 |
| 03/23/08 | A. Kim | Review redrafted sections of trial outline regarding Dr. Lees (.8); practice Dr. Lees cross-examination questioning with G. Rasmussen and J. Pitts (1.4). | 2.20 |
| 03/23/08 | J. Ansbro | Review team memoranda regarding trial presentation and strategy (.7); review Moolgavkar deposition and review and revise outline of Moolgavkar cross-examination (3.5); review draft sections of Anderson cross-examination and e-mails to R. Mullady (.4); conferences with A. Weiss and J. Pitts regarding aspects of Lees' cross-examination (.6); review and supplement deposition designations for J. Hughes and H. Beber, confer with A. Weiss and J. Pitts regarding same (2.0). | 7.20 |
| 03/23/08 | R. Mullady, Jr. | Prepare for trial, including cross-examinations of P. Lees and E. Anderson. | 5.50 |
| 03/23/08 | G. Rasmussen | Finalize Lees' cross. | 4.90 |
| 03/23/08 | R. Frankel | Review Grace objection to Motion in Limine of FCR and ACC (.7); review motion of FCR and ACC (.6). | 1.30 |
| 03/23/08 | R. Frankel | Revise, update memo for D. Austern re settlement. | 1.10 |
| 03/24/08 | L. West | Review PIQs for claimants with particular characteristics. | 1.00 |
| 03/24/08 | K. Jewell | Add documents to LMS system. | 0.30 |



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| 03/24/08 | T. Ryan | Trial preparation for next day - work on equipment. | 15.50 |
| 03/24/08 | J. Cangialosi | Assist attorney re attending trial (7.0); prepare materials for upcoming hearing and cross-examinations of witnesses (9.0). | 16.00 |
| 03/24/08 | A. Freidberg | Review documentation and information requests on EPA settlement. | 0.80 |
| 03/24/08 | K. Maco | Draft motion regarding production of expert reliance materials (4.9); prepare materials for expert examination (.9). | 5.80 |
| 03/24/08 | J. Pitts | Final preparations for cross-examination of Dr. Lees (7.0); direct and cross-examination of Dr. Lees at Grace estimation hearing (5.0); prepare cross-examination questions for Dr. Moolgavkar (2.0). | 14.00 |
| 03/24/08 | N. Jones | E-mail with J. Ansbro re case preparation. | 0.10 |
| 03/24/08 | E. Somers | Review Shapo material for cross-examination outline (1.5); listen to G. Rasmussen cross-examination of P. Lees by telephone (1.4). | 2.90 |
| 03/24/08 | C. O'Connell | Review PIQ data and work with K. Maco to draft questions regarding Exponent's PIQ review process. | 2.30 |
| 03/24/08 | C. O'Connell | Listen to direct examination of P. Lees and take notes on testimony in preparation for upcoming witness examinations. | 5.10 |
| 03/24/08 | C. O'Connell | Review background materials and draft inserts for E. Anderson cross-exam outline. | 3.30 |
| 03/24/08 | A. Weiss | Prepare for Lees' cross-examination with G. Rasmussen and J. Pitts (6.3); attend Lees trial day (4.5); begin aiding R. Mullady in preparation for Anderson cross-examination (3.5). | 14.30 |
| 03/24/08 | J. Cutler | Prepare for Moolgavkar and Anderson cross-examinations (6.7); attend trial via telephone with D. Felder (5.0). | 11.70 |
| 03/24/08 | A. Kim | Extensive preparation work with G. Rasmussen, A. Weiss and J. Pitts on cross-examination of Dr. Lees (6.2); estimation trial including direct and cross-examinations of Dr. Lees (5.5); review transcript of Dr. Lees' trial testimony in preparation for Dr. Anderson cross-examination (2.8); work with R. Mullady and J. Cutler on revised powerpoint slides demonstrating Dr. Anderson's methodology with respect to "substantial contributing factor" analysis (.8); further analyze FCR's trial outline on Dr. Anderson's PIQ category exclusions (1.3). | 16.60 |



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| 03/24/08 | D. Felder | Telephone conference with M. Kramer regarding estimation issues (.2); review materials regarding Libby settlement and prepare request for information (1.2); e-mail correspondence to R. Lawrence and A. Freidberg regarding Libby settlement (.1); telephonic participation in estimation hearing in preparation for V. Roggli direct testimony (5.5); e-mail correspondence with K. Jewell regarding litigation database (.1); review e-mail correspondence from M. Kramer regarding deposition counter-designations (.1). | 7.20 |
| 03/24/08 | J. Ansbro | Pre-trial strategy discussions with team (.6); attend trial and working lunch re strategy with FCR and ACC teams (8.5); e-mails to/from J. Jacoby (.2); review draft cross-examination for P. Lees, discussions with team members regarding same (.6); review draft ACC response to Grace motion to bar Snyder (.4); prepare for Moolgavkar cross-examination, including discussions with J. Cutler, E. Stallard, N. Finch and J. Pitts (3.7). | 14.00 |
| 03/24/08 | R. Mullady, Jr. | Prepare for and attend estimation trial (14.0); prepare for cross-examination of E. Anderson and S. Moolgavkar (3.5); review and comment on debtors' proposed Rule 1006 summaries and discuss same with N. Finch and debtors' counsel (.5). | 18.00 |
| 03/24/08 | G. Rasmussen | Preparation for and participation in examination on Lees. | 13.20 |
| 03/24/08 | G. Rasmussen | Preparation for Anderson cross. | 1.70 |
| 03/24/08 | G. Rasmussen | Preparation for Molgavkar cross. | 1.10 |
| 03/24/08 | R. Frankel | Confer with R. Mullady, J. Ansbro in preparation for resumption of estimation trial. | 0.90 |
| 03/24/08 | R. Frankel | Attend resumption of estimation trial. | 5.70 |
| 03/24/08 | R. Frankel | Confer with R. Mullady, G. Rasmussen, E. Stallard re trial issues. | 2.10 |
| 03/25/08 | L. West | Review PIQs for claimants with particular characteristics. | 4.00 |
| 03/25/08 | K. Jewell | Index Grace pleadings into LMS system. | 0.30 |
| 03/25/08 | D. Iofe | Create queries and reports in MS Access. | 0.50 |
| 03/25/08 | T. Ryan | Trial and post-Trial preparation. | 16.50 |
| 03/25/08 | J. Cangialosi | Assist attorney re attending trial (7.0); prepare materials for upcoming hearing and cross-examinations of witnesses (10.0). | 17.00 |
| 03/25/08 | K. Maco | Draft motion regarding production of expert reliance (1.3); prepare materials for argument regarding Rule 408 (.5); prepare materials for expert cross-examination (3.0); listen to trial (.3). | 5.10 |



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| 03/25/08 | J. Pitts | Final preparations for Moolgavkar cross examination (1.9); review Anderson reliance studies (2.0); review Lees trial testimony (3.0); revise Anderson cross-examination outline incorporating questions arising from Moolgavkar and Lees testimony (9.0). | 15.90 |
| 03/25/08 | N. Jones | Revise Jacoby direct exam. | 2.20 |
| 03/25/08 | C. Zurbrugg | Review Grace's responses to objections to deposition designations and objections to counter-designations. | 2.40 |
| 03/25/08 | C. O'Connell | Draft e-mails to R. Mullady, J. Ansbro, A. Kim, D. Felder regarding E. Anderson's cross-examination. | 0.60 |
| 03/25/08 | C. O'Connell | Review and revise cross-examination questions for E. Anderson regarding misidentification of claimant information. | 2.80 |
| 03/25/08 | C. O'Connell | Listen and take notes to trial testimony of S. Moolgavkar. | 1.60 |
| 03/25/08 | C. O'Connell | Review PIQ files to draft additional questions for cross-examination of E. Anderson regarding "substantial contributing factor." | 3.90 |
| 03/25/08 | A. Weiss | Aid at trial day for Grace witness S. Moolgavkar (8.1); continue aiding R. Mullady in preparation for cross-examination of Grace witness E. Anderson (5.8). | 13.90 |
| 03/25/08 | J. Cutler | Assist in preparation of Moolgavkar cross-examination (1.7); attend trial (7.1); assist in Anderson cross-examination preparation (2.5); assist in preparation for Rule 408 motion hearing (2.4). | 13.70 |
| 03/25/08 | A. Kim | Work with Professor Stallard and J. Cutler on Dr. Moolgavkar's background rate and doubling-dose calculation methodology (1.2); attend estimation trial direct and cross-examinations of Dr. Moolgavkar (3.3); work with R. Mullady and G. Rasmussen on preparation and drafting of Dr. Anderson cross-examination topics, questions and slides (8.8); practice cross-examination with ACC and FCR teams (2.8); analyze OSHA and EPA regulations pertaining to PCM/PCME conversions (.4); review citations to transcripts and authorities in Anderson cross-examination outline (1.5). | 18.00 |
| 03/25/08 | D. Felder | Telephonic participation in estimation hearing in preparation for V. Roggli direct testimony (6.2); review e-mail correspondence regarding deposition designations (.3); telephone conference with G. Rasmussen regarding estimation issues (.3). | 6.80 |



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| 03/25/08 | J. Ansbro | Pre-trial preparation for Moolgavkar cross-examination, discussions with J. Cutler regarding same (.7); attend trial and cross-examine S. Moolgavkar, working lunch regarding strategy with FCR and ACC teams (8.0); confer with R. Mullady and N. Finch regarding Grace's objectionable Rule 1006 summaries and meet and confer by telephone with Grace counsel regarding same, draft e-mail to Grace counsel regarding same (1.0); prepare for argument on Grace motion to bar settlements under Rule 408, discussions with J. Cutler regarding same and review case law, telephone conference with K. Maco regarding same (2.3); discussions with R. Mullady and team regarding draft cross-examination of E. Anderson (1.3). | 13.30 |
| 03/25/08 | R. Mullady, Jr. | Trial and trial preparation. | 16.50 |
| 03/25/08 | G. Rasmussen | Prepare Anderson cross. | 11.20 |
| 03/25/08 | G. Rasmussen | Assistance with Moolgavkar cross. | 3.00 |
| 03/25/08 | G. Rasmussen | Prepare for Roggli direct. | 0.40 |
| 03/25/08 | R. Frankel | Attend continuation of estimation trial. | 7.70 |
| 03/25/08 | R. Frankel | Telephone conferences with K. Thomas re post-petition interest, valuation issues (.6); further revisions to memo (.6). | 1.20 |
| 03/26/08 | T. Ryan | Trial logistics planning. | 1.50 |
| 03/26/08 | J. Cangialosi | Assist attorney re attending trial (7.0); prepare materials for upcoming hearing and cross-examinations of witnesses (6.0). | 13.00 |
| 03/26/08 | A. Freidberg | Review areas affected by EPA Settlement and new documents. | 0.80 |
| 03/26/08 | J. Pitts | Research admission into evidence of deposition summaries pursuant to Rule 1006 without admission of the depositions themselves into evidence and prepare for motion argument on admissibility of summary (8.3); review Dr. Anderson's re-direct testimony for G. Rasmussen (1.0). | 9.30 |
| 03/26/08 | N. Jones | Revise outline of Jacoby direct exam. | 0.90 |
| 03/26/08 | C. O'Connell | Listen to and take notes on trial testimony of E. Anderson. | 6.60 |
| 03/26/08 | A. Weiss | Aid at trial day for Grace witness E. Anderson (1.5); research law on permissibility of submitting testimonial summaries under Fed. Rule of Evidence 1006 and prepare to argue same to court in order to exclude Grace attorneys' summaries of B-Readers' deposition testimony in lieu of underlying deposition transcripts (7.0). | 8.50 |



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| 03/26/08 | J. Cutler | Assist in preparation for oral argument on Rule 408 motion concerning settlement history (.6); help review and assemble case law materials concerning admissibility into evidence of deposition summaries under Rule 1006 (2.6); assist in preparation of Anderson cross-examination (1.5); attend trial (3.2). | 7.90 |
| 03/26/08 | A. Kim | Further prepare with R. Mullady for cross-examination of Dr. Anderson at trial (1.8); attend direct and cross-examinations of Dr. Anderson at trial (5.5); analyze Rule 1006 case law related to admissibility of summaries of deposition testimony (.6); work with G. Rasmussen on developing strategy for Dr. Florence cross-examination and preparation of direct testimony for J. Biggs and Dr. Roggli (.7). | 8.60 |
| 03/26/08 | D. Felder | Telephonic participation in estimation hearing in preparation for V. Roggli direct testimony. | 6.50 |
| 03/26/08 | J. Ansbro | Pre-trial preparation for argument on Grace Rule 408 motion (.6); attend trial, including review of Grace cases submitted on Rule 1006 summary dispute and working lunch with A. Weiss and J. Pitts in preparation for Rule 1006 argument (8.0); post-trial discussions with R. Mullady and ACC counsel regarding trial strategy (.6); work on J. Biggs' direct examination (.7). | 9.90 |
| 03/26/08 | R. Mullady, Jr. | Trial and trial preparation. | 10.50 |
| 03/26/08 | R. Lawrence | Review and revise information request relating to Libby. | 0.20 |
| 03/26/08 | G. Rasmussen | Prepare for and assist with Anderson Cross. | 7.90 |
| 03/26/08 | G. Rasmussen | Review Roggli material in preparation for his direct. | 3.20 |
| 03/26/08 | R. Frankel | Attend continuation of estimation hearing. | 8.70 |
| 03/26/08 | R. Frankel | Confer with R. Mullady, J. Ansbro during travel to DC. | 0.80 |
| 03/27/08 | A. Cohen | Deliver hard drive of documents to D. Smith at Caplin Drysdale. | 0.50 |
| 03/27/08 | J. Cangialosi | Assist attorney re preparing materials for upcoming hearing and cross-examinations of witnesses. | 4.00 |
| 03/27/08 | S. Cowles | Review transcripts for statements by the Court regarding parties' ability to present their cases. | 1.50 |
| 03/27/08 | K. Maco | Review materials and prepare outline for expert examination. | 7.10 |
| 03/27/08 | J. Pitts | Organize materials and notes from trial testimony of Lees, Anderson and Moolgavkar (1.0); phone call with Mr. Bailor to arrange time to counter designate depositions(.1). | 1.10 |
| 03/27/08 | E. Somers | Locate Florence reliance materials and distribute to Florence trial prep team. | 0.50 |
| 03/27/08 | C. O'Connell | Discuss testimony of E. Anderson with A. Weiss. | 0.40 |
| 03/27/08 | A. Weiss | Review trial transcript of Wednesday, Mar. 26. | 3.20 |



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| 03/27/08 | A. Kim | Research on Towers Perrin and Tillinghast involvement in asbestos research and liability estimations (.7); develop voir dire slides addressing J. Biggs' credentials, qualifications and experience in claims estimation (2.7); work with J. Ansbro on direct examination outline of high level topics and detailed Q&A for Ms. Biggs' testimony (5.2); several conference calls with J. Kimble and J. Ansbro regarding Biggs' methodology for calculating average claim values and trending analysis (1.5); review of Biggs' expert reports for same (.8); develop outline for direct examination demonstrative slides (.5); review B. Gillespie's draft questions for Biggs direct (.5). | 11.90 |
| 03/27/08 | D. Felder | Review E. Anderson expert reports (1.7); e-mail correspondence with litigation team regarding estimation issues (1.0); review hearing transcripts and e-mail correspondence with S. Cowles regarding same (.6). | 3.30 |
| 03/27/08 | J. Ansbro | Draft and revise outline of J. Biggs' trial testimony, numerous conferences with A. Kim regarding same, telephone conferences with J. Kimble regarding same (7.7); review and comments to ACC draft opposition to Grace motion in limine to bar P. Kraus testimony, conferences with R. Mullady and telephone conference with W. Slocombe regarding same (.7); review draft outline of direct testimony of J. Jacoby, e-mail to team regarding same (.4); discussions with J. Cuter and A. Weiss regarding L. Anderson testimony (.3). | 9.10 |
| 03/27/08 | R. Mullady, Jr. | Review and revise witness disclosure list (.5); review and revise opposition to motion in limine regarding P. Krause (1.5); confer with J. Ansbro and A. Kim regarding J. Biggs direct examination(1.3) | 3.30 |
| 03/27/08 | R. Wyron | Review e-mails on environmental motions and follow-up comments; review comments on Libby issues. | 0.50 |
| 03/27/08 | G. Rasmussen | Outline Roggli direct; identification of key points. | 0.70 |
| 03/27/08 | R. Frankel | Review notes from trial (.6); consider trial strategy issues (1.5). | 2.10 |
| 03/27/08 | R. Frankel | Confer with G. Rasmussen re trial strategy. | 0.50 |
| 03/27/08 | R. Frankel | Further revisions to interest memo (1.3); confer with K. Thomas re same (.5). | 1.80 |
| 03/28/08 | L. West | Review PIQs for claimants with particular characteristics. | 6.00 |
| 03/28/08 | A. Hamilton | Assist R. Mullady with downloading pleadings from Pacer. | 0.50 |
| 03/28/08 | J. Cangialosi | Assist attorney re preparing materials for upcoming hearing and cross-examinations of witnesses. | 4.00 |



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| 03/28/08 | S. Cowles | Review transcripts for statements by the Court regarding parties' ability to present their cases (1.6); draft e-mail to R. Mullady containing excerpts of same (.7). | 2.30 |
| 03/28/08 | K. Maco | Prepare outline for expert witness examination (1.9); perform legal research for Rule 408 argument (1.9). | 3.80 |
| 03/28/08 | J. Pitts | Meet with B. Bailor of Caplan Drysdale to counter designate sections of depositions. | 2.70 |
| 03/28/08 | N. Jones | Meet and confer with C. Zurbrugg (.3); phone call with J. Ansbro (.2); e-mail with J. Ansbro (.1); phone call with K. Maco (.1); read and highlight Kjontvedt deposition (2.3). | 3.00 |
| 03/28/08 | E. Somers | Locate Florence reliance materials for Florence trial team; discuss Shapo direct examination with R. Mullady. | 0.80 |
| 03/28/08 | C. Zurbrugg | Confer with N. Jones re deposition designations. | 0.30 |
| 03/28/08 | C. O'Connell | Discuss trial strategy with G. Rasmussen. | 0.30 |
| 03/28/08 | J. Cutler | Prepare for Dr. Roggli direct testimony. | 3.70 |
| 03/28/08 | A. Kim | Conferences with R. Mullady and J. Ansbro regarding response to motion in limine and Federal Rule of Evidence 408 issues (.7); further develop areas for J. Biggs' direct examination at trial (2.2); review of Tillinghast's demonstrative exhibits related to calculation of filed year payment values and historical lag-time in Grace data on payments for claims (.8); conference calls with J. Kimble and J. Biggs related to pending expert data collection and analytical materials (.7); work with J. Ansbro on addressing rebuttal points related to Dr. Florence, Dr. Heckman and Dr. Chambers (2.3); draft direct examination slides for Biggs' trial testimony (2.5). | 9.20 |



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| | | | |
|----------|-----------------|--|------|
| 03/28/08 | D. Felder | E-mail correspondence with R. Mullady and N. Finch regarding joinder to opposition to motion in limine (.5); telephone conference with G. Rasmussen, A. Weiss and J. Cutler regarding V. Roggli issues (.2); review and revise joinder to opposition to motion in limine and telephone conference with R. Mullady and N. Finch regarding same (.5); review hearing transcripts regarding same (.3); review V. Roggli articles for G. Rasmussen (2.4); telephone conference with J. Liesemer regarding Libby settlement (.2); review and revise information request list (.2); conference with R. Wyron regarding estimation issues (.2); telephone conference with M. Hurford regarding estimation issues (.1); e-mail correspondence with C. Hartman, M. Hurford and R. Mullady regarding joinder (.5); review and revise witness list and conferences with R. Mullady and M. Hurford regarding same (.6); e-mail correspondence with J. Radecki regarding estimation issues (.1); e-mail correspondence with V. Roggli regarding same (.1). Telephone conference with J. Biggs, J. Kimble, R. Mullady and A. Kim regarding trial preparation (1.1); work on Biggs' direct outline with A. Kim (4.0); conference with A. Kim and R. Mullady regarding upcoming Court arguments and trial strategy (.5); e-mails to/from J. Jacoby (.2); telephone conference with N. Jones regarding assignment for presentation of trial evidence and review materials in connection with same (.5); review draft of J. Radecki testimony and e-mails and telephone conference with K. Maco regarding same (.8); telephone conference with K. Maco regarding legal research assignment in connection with Grace Rule 408 motion (.3). | 5.90 |
| 03/28/08 | J. Ansbro | | 7.40 |
| 03/28/08 | R. Mullady, Jr. | Trial preparation, including J. Biggs direct examination and T. Florence cross-examination. | 4.50 |
| 03/28/08 | R. Wyron | Review status of open environmental issues with D. Felder, and follow-up e-mails re same. | 0.70 |
| 03/28/08 | G. Rasmussen | Review of witness list; identification of possible additional witnesses; conference with R. Mullady concerning witness list. | 0.50 |
| 03/28/08 | G. Rasmussen | Outline of Roggli direct. | 1.50 |
| 03/28/08 | R. Frankel | Review Grace pleadings re ZAI bar date, notice program, etc. | 0.80 |
| 03/28/08 | R. Frankel | Confer with D. Austern re status, strategy re litigation, settlement (1.3); notes re same (.3). | 1.60 |



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| 03/28/08 | R. Frankel | Telephone conference with E. Inselbuch re status of due diligence issues with interest (.2); e-mail with J. Biggs re same (.2). | 0.40 |
| 03/28/08 | R. Frankel | Review pleadings re witnesses, Krause. | 0.70 |
| 03/28/08 | R. Frankel | Review, revise interest memo for meeting with D. Austern. | 1.80 |
| 03/29/08 | K. Maco | Perform legal research for Rule 408 argument (2.8); read and send e-mail regarding same (.1). | 2.90 |
| 03/29/08 | N. Jones | Review Dahl Deposition. | 3.70 |
| 03/29/08 | E. Somers | Review Motion in Limine to exclude Shapo testimony and FCR response. | 1.50 |
| 03/29/08 | A. Kim | Extensive drafting work on Biggs direct examination slides on professional credentials and experience aspects of testimony and research in support of same (3.2); work on developing slides regarding foundation for Biggs' frequency/severity estimation model (1.2); draft slides regarding Biggs' compilation of pending and closed claims information from CMS, Manville and Rust Consulting databases (1.5); work on slides addressing Biggs' projection of number of future claims filings and reference to Biggs' deposition testimony in support of same (2.6); review of Stallard claim "run-offs" work to identify pertinent pieces incorporated in Biggs' future claims projections (.7); work on exhibits to demonstrate Biggs' methodology in selecting dismissal rates (.4); | 9.60 |
| 03/29/08 | J. Ansbro | Review e-mails and data from J. Biggs and J. Kimble regarding Biggs' expert analysis (.6); review Grace's motion in limine to bar Grace/insurer communications, and e-mails with ACC counsel regarding same (.5); review Grace motion in limine to bar M. Shapo expert testimony, e-mail to R. Mullady regarding same (.6). | 1.70 |
| 03/29/08 | R. Wyron | Review calendar for hearing and organize issues list. | 0.50 |
| 03/29/08 | G. Rasmussen | Prepare Dr. Roggli direct testimony. | 3.00 |
| 03/29/08 | R. Frankel | Revise and finalize distributable draft of memo re post-petition interest. | 2.30 |
| 03/30/08 | T. Ryan | Organize various materials for upcoming trial; prepare for trial. | 12.00 |
| 03/30/08 | J. Cangialosi | Assist attorney re traveling to trial site (3.0); organize war room (5.0); prepare materials for arguing 408 motion (2.0); organize materials for upcoming cross and direct-examinations of witnesses. (8.0). | 18.00 |
| 03/30/08 | K. Maco | Perform legal research in preparation for Rule 408 argument. | 4.00 |



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|----------|-----------------|---|-------|
| 03/30/08 | N. Jones | Read and highlight Dahl deposition (4.4); write Dahl Deposition designation (.7); write Kjontvedt Deposition designation (.8). | 5.90 |
| 03/30/08 | E. Somers | Prepare direct examination questions for M. Shapo. | 3.60 |
| 03/30/08 | C. Zurbrugg | Exchange e-mails with J. Cangialosi, J. Ansbro and D. Felder re deposition transcripts. | 0.30 |
| 03/30/08 | A. Kim | Prepare for cross-examination of Dr. Florence with R. Mullady (2.7); work on review and revisions to outline for same (4.2); review of Institute of Medicine materials related to causal findings between asbestos and cancers other than lung cancer and laryngeal cancer (.5); review Tillinghast analysis supporting Biggs' calculation of average payment amounts, Date-of-First-Exposures and allocation of "unknown" disease types (1.2); work with J. Biggs and J. Kimble on cross-examination outline and questioning on claims counting issues (2.3); further review and revise Dr. Florence cross outline and demonstratives (1.7). | 12.60 |
| 03/30/08 | D. Felder | E-mail correspondence with litigation team regarding estimation issues. | 0.40 |
| 03/30/08 | J. Ansbro | Telephone conference with K. Maco regarding additional legal research assignments (.3); discussions with R. Mullady and A. Kim regarding Florence cross-examination (1.5); prepare for Rule 408 argument, including discussions with K. Maco regarding law, review cases (5.5); further review and revise draft outline of J. Radecki's direct examination (1.3); review and comments to draft motion to compel E. Anderson's Daubert reliance materials (.6). | 9.20 |
| 03/30/08 | R. Mullady, Jr. | Prepare for trial, including cross-examination of T. Florence and argument on Rule 408 motion. | 14.20 |
| 03/30/08 | G. Rasmussen | Review Roggli deposition in preparation for his direct. | 4.10 |
| 03/30/08 | R. Frankel | Review issues re post-petition and post-confirmation interest, review memos re Biggs post-confirmation interest during travel to Pittsburgh. | 2.20 |
| 03/30/08 | R. Frankel | Confer with J. Ansbro and R. Mullady in preparation for hearing, 408 argument. | 0.80 |
| 03/31/08 | K. Jewell | Code pleadings for Grace to LMS. | 2.50 |
| 03/31/08 | T. Ryan | Set up and prepare for trial and post- trial. | 12.00 |
| 03/31/08 | T. Hoye | Add new users to Grace-LMS as requested by D. Felder; discuss issues re adding documents filed under seal with K. Jewell. | 0.80 |
| 03/31/08 | J. Cangialosi | Assist attorney re attending trial (8.0); prepare materials for direct and cross-examinations of witnesses (4.0). | 12.00 |



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| 03/31/08 | S. Cowles | Receive assignment regarding excluding testimony of Shapo in Opposition to Motion in Limine; discuss with E. Somers. | 0.30 |
| 03/31/08 | J. Pitts | Review transcript of Lees testimony for issues that can be addressed on direct examination by Dr. Roggli (1.5); prepare for and participate in meeting with G. Rasmussen, D. Felder, A. Weiss and J. Cutler to discuss Dr. Roggli direct examination and talk to Dr. Roggli (2.0); review Dr. Roggli expert reports and deposition for likely areas of cross-examination (1.5). | 5.00 |
| 03/31/08 | N. Jones | Prepare deposition designation materials for R. Mullady and J. Ansbro. | 0.80 |
| 03/31/08 | E. Somers | Meet with S. Cowles to discuss Opposition to Motion in Limine to Exclude testimony of Shapo. | 0.50 |
| 03/31/08 | E. Somers | Review deposition of M. Shapo (1.5); prepare direct examination materials for M. Shapo (1.7). | 3.20 |
| 03/31/08 | C. Zurbrugg | Locate Harron transcript and forward to J. Cangialosi. | 0.20 |
| 03/31/08 | C. O'Connell | Analyze testimony of T. Florence and review related materials. | 6.10 |
| 03/31/08 | C. O'Connell | Review materials in preparation for upcoming examination of V. Roggli. | 0.20 |
| 03/31/08 | A. Weiss | Review FCR expert Roggli's reports and begin review of deposition transcript (1.2); meet with G. Rasmussen, D. Felder, J. Cutler and J. Pitts to discuss direct examination outline and call Roggli to discuss issues within outline (2.3). | 3.50 |
| 03/31/08 | J. Cutler | Prepare for Roggli direct testimony (4.4); meet with team members to discuss Dr. Roggli direct (1.4); participate in conference call with Dr. Roggli (.9); discuss Shapo direct testimony with E. Somers (.1). | 6.80 |
| 03/31/08 | A. Kim | Further preparation for Dr. Florence cross-examination with respect to demonstrative slides and exhibits (2.1); attend and participate in direct and cross-examination of Dr. Florence (5.4); attend oral arguments on Rule 408 issues (.8); review and revise Biggs direct examination slides and conference with R. Mullady regarding same (3.3). | 11.60 |



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| | | | |
|---------------------------|-----------------|--|---------------------|
| 03/31/08 | D. Felder | Telephone conferences and e-mail correspondence with A. Weiss, C. O'Connell and K. Maco regarding estimation issues (.2); review deposition transcripts regarding B-readers and e-mail with C. Zurbrugg regarding same (.3); review pleadings regarding estimation issues and e-mail with K. Jewell and T. Hoye regarding same (.6); review motions in limine and e-mail correspondence from R. Mullady regarding same (1.0); review confidentiality agreement letter regarding Libby settlement (.1); finalize information request regarding Libby settlement (.1); e-mails to J. Baer regarding same (.1); review draft direct examination for V. Roggli and e-mail correspondence with G. Rasmussen regarding same (1.3); conference with litigation team regarding V. Roggli direct examination (1.5); telephone conference with V. Roggli and litigation team regarding same and follow-up regarding same (.7); e-mail correspondence with litigation team regarding V. Roggli (.2); review materials from V. Roggli and articles regarding same (2.1); e-mail correspondence with M. Kramer regarding estimation issues (.1); review recently filed pleadings for April estimation hearings (1.1). | 9.40 |
| 03/31/08 | J. Ansbro | Pre-trial preparation for argument on Rule 408 motion (1.0); attend trial and argue motion, working lunch with the FCR and ACC teams regarding trial strategy (8.5). | 9.50 |
| 03/31/08 | R. Mullady, Jr. | Prepare for and attend trial (10.3); confer with R. Frankel regarding strategy (.5); confer with A. Kim regarding J. Biggs direct examination (.2); review and reply to e-mails from N. Finch (.3). | 11.30 |
| 03/31/08 | R. Wyron | Confer on pending environmental motions and follow-up. | 0.40 |
| 03/31/08 | G. Rasmussen | Prepare material for Roggli direct examination. | 8.20 |
| 03/31/08 | R. Frankel | Confer with J. Biggs, Kimble, R. Mullady re hearing, expert testimony. | 1.10 |
| 03/31/08 | R. Frankel | Attend continuation of estimation hearing in Pittsburgh. | 9.30 |
| 03/31/08 | R. Frankel | Confer with R. Mullady, J. Ansbro re trial strategy. | 1.20 |
| 03/31/08 | R. Frankel | Review, prepare notes re settlement term sheet (.8); telephone conference with D. Austern re same (.3). | 1.10 |
| Total Hours | | 1,952.20 | |
| Total For Services | | | \$991,077.00 |

| <u>Timekeeper Summary</u> | <u>Hours</u> | <u>Rate</u> | <u>Amount</u> |
|---------------------------|--------------|-------------|---------------|
| John Ansbro | 176.50 | 690.00 | 121,785.00 |
| Christopher A. Britt | 2.40 | 340.00 | 816.00 |



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| Timekeeper Summary | Hours | Rate | Amount |
|---------------------------|--------------|-------------|---------------|
| James Cangialosi | 145.00 | 260.00 | 37,700.00 |
| Aaron Cohen | 2.50 | 160.00 | 400.00 |
| Stephanie M. Cowles | 30.50 | 340.00 | 10,370.00 |
| Joshua M. Cutler | 133.70 | 500.00 | 66,850.00 |
| Debra Felder | 118.00 | 530.00 | 62,540.00 |
| Roger Frankel | 79.60 | 875.00 | 69,650.00 |
| Alexandra G. Freidberg | 5.40 | 340.00 | 1,836.00 |
| Debra O. Fullem | 0.60 | 245.00 | 147.00 |
| Aurora M. Hamilton | 0.50 | 220.00 | 110.00 |
| Timothy J. Hoye | 3.80 | 210.00 | 798.00 |
| Dmitry Iofe | 1.00 | 205.00 | 205.00 |
| Karen M. Jewell | 4.30 | 150.00 | 645.00 |
| Nicole M. Jones | 39.10 | 400.00 | 15,640.00 |
| Antony P. Kim | 192.90 | 500.00 | 96,450.00 |
| Robert F. Lawrence | 5.00 | 715.00 | 3,575.00 |
| Katherine L. Maco | 78.60 | 340.00 | 26,724.00 |
| Raymond G. Mullady, Jr. | 178.60 | 710.00 | 126,806.00 |
| Risa L. Mulligan | 0.40 | 180.00 | 72.00 |
| Christopher O'Connell | 130.80 | 470.00 | 61,476.00 |
| John C. Pitts | 135.90 | 340.00 | 46,206.00 |
| Garret G. Rasmussen | 113.10 | 800.00 | 90,480.00 |
| Thomas Ryan | 81.00 | 205.00 | 16,605.00 |
| Emily S. Somers | 43.40 | 400.00 | 17,360.00 |
| Annie L. Weiss | 158.60 | 470.00 | 74,542.00 |
| Logan B. West | 15.00 | 90.00 | 1,350.00 |
| Richard H. Wyron | 19.40 | 775.00 | 15,035.00 |
| Catharine L. Zurbrugg | 56.60 | 440.00 | 24,904.00 |
| Total All Timekeepers | 1,952.20 | \$507.67 | \$991,077.00 |

Disbursements



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| | |
|-------------------------------|-----------------------|
| Color Copies | 260.00 |
| Court Messenger Research | 20.00 |
| Duplicating Expense | 1,386.00 |
| Expert; Consultants | 146,299.75 |
| Express Delivery | 1,251.24 |
| Hand Delivery | 1,861.00 |
| Lexis Research | 1,385.75 |
| Litigation Support | 1,514.24 |
| Local Taxi Expense | 2,175.50 |
| NY Cafeteria | 19.50 |
| NY Conference Room Catering | 134.94 |
| Other Business Meals | 457.58 |
| Out of Town Business Meals | 607.46 |
| Outside Reproduction Services | 8.53 |
| Outside Services | 1,914.12 |
| Overtime Meals | 37.16 |
| Parking Expense | 71.00 |
| Postage | 197.21 |
| Purchases | 89.00 |
| Secretarial/Staff Overtime | 245.27 |
| Telephone | 161.44 |
| Travel Expense, Air Fare | 3,392.55 |
| Travel Expense, Local | 1,595.52 |
| Travel Expense, Out of Town | 3,496.05 |
| Westlaw Research | 4,095.10 |
| Total Disbursements | \$172,675.91 |
| Total For This Matter | \$1,163,752.91 |



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For Legal Services Rendered Through March 31, 2008 in Connection With:

Matter: 9 - Plan & Disclosure Statement

| | | | |
|----------|------------|--|------|
| 03/01/08 | R. Wyron | Continue review of draft plan documents for ACC/FCR plan. | 1.20 |
| 03/01/08 | R. Frankel | Review spreadsheets from Piper Jaffray re settlement value, warrant value. | 1.10 |
| 03/02/08 | K. Thomas | Legal research re various issues related to post-petition interest. | 4.80 |
| 03/02/08 | M. Wallace | Correspond with J. Brownstein regarding Grace 10-K filing and next steps. | 0.10 |
| 03/02/08 | R. Wyron | Continue review of draft disclosure statement. | 1.80 |
| 03/02/08 | R. Frankel | Telephone conference with J. Radecki re settlement values, value of warrants. | 0.40 |
| 03/03/08 | K. Thomas | Legal research re post-petition interest (.2.5); conference with D. Felder re same (.3); draft memorandum summarizing results of research (4.5). | 7.30 |
| 03/03/08 | D. Felder | Review expert reports regarding settlement issues and e-mail correspondence with J. Biggs regarding same (.9); conference with R. Frankel and M. Wallace regarding plan issues (.1); review W. Ory materials (1.3); e-mail with R. Wyron regarding same (.1); e-mails with J. Biggs and J. Kimble regarding settlement issues and review same (.9); conferences with K. Thomas regarding plan issues (.5); review 10-K (.3). | 4.10 |
| 03/03/08 | M. Wallace | Review 10-K against disclosure statement and begin marking up disclosure statement to conform to same (2.0); meet with R. Frankel and D. Felder regarding plan comments (.2). | 2.20 |
| 03/03/08 | R. Wyron | Continue review of draft disclosure statement (1.1); prepare for meeting with Grace (.6); review Tillinghast data (.5). | 2.20 |
| 03/03/08 | R. Frankel | Telephone conferences with D. Austern re settlement issues, financial advisor (.3); telephone conference with J. Radecki re status (.3). | 0.60 |
| 03/03/08 | R. Frankel | Series of e-mails re settlement meeting in NY (.7); telephone conferences with Shelnitz, Inselbuch re same (.6). | 1.30 |
| 03/03/08 | R. Frankel | Series of e-mails with J. Biggs re proposal to Grace, consider settlement benchmarks. | 0.90 |
| 03/03/08 | R. Frankel | Confer with M. Wallace, D. Felder re plan issues (.2); notes re same (.4). | 0.60 |



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|----------|------------|--|------|
| 03/03/08 | R. Frankel | Review memo re bond-style covenants. | 0.60 |
| 03/04/08 | D. Fullem | Confer with R. Frankel; research and download recent 10-K filing by Grace; provide same to R. Frankel. | 0.40 |
| 03/04/08 | K. Thomas | Draft memorandum and circulate to R. Wyron, R. Frankel and S. Stengel (3.0); legal research re absolute priority rule (4.0); conference with R. Frankel re same (.1); conference with S. Stengel and R. Wyron re same (.4). | 7.50 |
| 03/04/08 | D. Felder | Review materials and e-mail correspondence from J. Biggs (.6); review expert materials and transcripts from W. Ory and e-mail summary regarding same (1.3); e-mail correspondence to and from J. Biggs regarding settlement issues (.8); review materials regarding same and prepare for meeting (.8). | 3.50 |
| 03/04/08 | M. Wallace | Continue reviewing Grace 10-K and revising disclosure statement regarding same. | 6.00 |
| 03/04/08 | S. Stengel | Consult with litigation team re methodology for calculating payments on claims. | 0.90 |
| 03/04/08 | R. Wyron | Review additional analyses from Tillinghast re plan issues (1.2); calls regarding meeting with Grace on plan issues and follow-up (.4). | 1.60 |
| 03/04/08 | R. Frankel | Review materials, e-mails from J. Biggs re A/B benchmarks. | 2.80 |
| 03/04/08 | R. Frankel | Telephone conferences with E. Inselbuch re benchmarks; series of e-mails re settlement meeting. | 0.80 |
| 03/04/08 | R. Frankel | Review testimony from estimation trial re SEER, CDC Data. | 0.80 |
| 03/05/08 | K. Thomas | Legal research re absolute priority and impairment (5.7); conference with S. Stengel re same (.4). | 6.10 |
| 03/05/08 | D. Felder | Review materials regarding settlement issues (1.6); conference with R. Frankel regarding same (.1); meeting with D. Austern, J. Biggs, J. Kimble, R. Frankel and R. Wyron regarding same (3.0). | 4.70 |
| 03/05/08 | M. Wallace | Telephone call to J. Brownstein regarding financial updates to the disclosure statement (.1); continue reviewing and incorporating 10-K changes into disclosure statement (6.9); telephone call with J. Solganick regarding updating disclosure statement and impact of changes on distributable value (.1). | 7.10 |
| 03/05/08 | R. Wyron | Review materials from Tillinghast (.8); follow-up on open issues for Plan discussions (.4); meet with Tillinghast on plan issues and analysis (1.7). | 2.90 |
| 03/05/08 | R. Frankel | Review memos, spreadsheets from Peterson, Biggs re trigger ratio and background meso issues (2.2); notes re same (.5). | 2.70 |



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|----------|------------|--|------|
| 03/05/08 | R. Frankel | Review series of e-mails re settlement meeting (1.0); review Sinclair spreadsheet (.2). | 1.20 |
| 03/05/08 | R. Frankel | Review revised plan. | 1.40 |
| 03/05/08 | R. Frankel | Confer with J. Biggs, J. Kimble, D. Austern re further analysis of settlement issues. | 1.70 |
| 03/05/08 | R. Frankel | Confer with J. Biggs, J. Kimble, R. Wyron, D. Felder re settlement issues. | 1.60 |
| 03/06/08 | K. Thomas | Legal research and draft memorandum re post-petition interest issue. | 6.80 |
| 03/06/08 | M. Wallace | Telephone call with J. Brownstein regarding comparison of 10-K and disclosure statement provisions (.1); update disclosure statement for 10-K provisions (5.2); organize issues list of inconsistencies between disclosure and 10-K (1.7). | 7.00 |
| 03/06/08 | R. Wyron | Meet with ACC and Tillinghast re plan proposal (.4); meet with Debtors on plan proposal and follow-up (3.6). | 4.00 |
| 03/06/08 | R. Frankel | Attend settlement meeting at K&E in NY. | 4.90 |
| 03/06/08 | R. Frankel | Prepare notes, review file re settlement issues during travel to DC. | 2.00 |
| 03/06/08 | R. Frankel | Telephone conference with J. Radecki re covenants for settlement (.3); review E. Inselbuch e-mail (.1). | 0.40 |
| 03/07/08 | K. Thomas | Legal research and drafting re memorandum on post-petition interest (4.6); conference with D. Felder re same (.2); conference with R. Wyron re same (.1). | 4.90 |
| 03/07/08 | D. Felder | Conference with R. Wyron regarding settlement issues. | 0.10 |
| 03/07/08 | R. Wyron | Review analyses for plan meeting in Chicago and follow-up. | 0.70 |
| 03/07/08 | R. Frankel | Series of e-mails, telephone conferences with D. Austern re meeting in Chicago, breakout meeting. | 0.60 |
| 03/07/08 | R. Frankel | Review draft covenants from Sinclair (.4); telephone conference with J. Radecki re covenants (.5). | 0.90 |
| 03/07/08 | R. Frankel | Telephone conference with E. Inselbuch re settlement issues; notes re same. | 0.30 |
| 03/07/08 | R. Frankel | Review new spreadsheets from J. Biggs re payment percentage, A/B ratio. | 2.40 |
| 03/08/08 | R. Frankel | Prepare memo to client, E. Inselbuch re payment percentage (.4); series of e-mails re same (.5). | 1.90 |
| 03/09/08 | K. Thomas | Review cases re absolute priority rule and best interest test. | 1.50 |
| 03/09/08 | R. Frankel | Review issues in preparation for settlement meeting. | 1.20 |
| 03/10/08 | K. Thomas | Draft memorandum re post-petition interest issue based on results of additional research. | 8.60 |



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| 03/10/08 | M. Wallace | Correspond and telephone call with J. Brownstein regarding comments to disclosure statement (.1); revise plan to include adjustment factor concept (1.2); review and revise Glossary to incorporate changes based on Grace public filing and plan changes (.8); update Estimation Materials (.3). | 2.40 |
| 03/10/08 | R. Wyron | Call with J. Radecki re call with ACC on plan issues (.2); review materials for 3/12 meeting (.6). | 0.80 |
| 03/10/08 | R. Frankel | Telephone conferences with J. Radecki re covenants for sub debt (.8); consider covenants from Sinclair (.6). | 1.40 |
| 03/10/08 | R. Frankel | Review proposal for A/B ratio from company (.5); review series of possible settlement scenarios (.9). | 1.40 |
| 03/11/08 | K. Thomas | Review e-mail from R. Frankel re state law; conference with R. Wyron re post-petition interest issue. | 0.40 |
| 03/11/08 | M. Wallace | Telephone call with J. Brownstein regarding disclosure statement issues (.3); review claims data (.1); continue revising disclosure statement (.9). | 1.30 |
| 03/11/08 | R. Frankel | Review J. Biggs analysis of company A/B proposal; notes re same during travel to Chicago. | 2.20 |
| 03/11/08 | R. Frankel | Review memo re post-petition interest, present value (1.4); notes re same (.3). | 1.70 |
| 03/11/08 | R. Frankel | Review covenant provisions from both financial advisors. | 1.20 |
| 03/11/08 | R. Frankel | Confer with potential plan funder re plan scenarios, financing. | 1.10 |
| 03/12/08 | K. Thomas | Legal research re unfair discrimination (.6); legal research of law review articles on absolute priority rule (3.0); review cases and materials (1.6); conference with D. Felder re unfair discrimination (.1). | 5.30 |
| 03/12/08 | D. Felder | E-mail correspondence with M. Wallace regarding disclosure statement. | 0.10 |
| 03/12/08 | M. Wallace | Correspond with D. Felder regarding updates to disclosure statement (.1); finalize draft of disclosure statement for review by Piper Jaffray (1.6); correspond with J. Brownstein regarding review of disclosure statement (.1). | 1.80 |
| 03/12/08 | R. Wyron | Review materials from experts (1.1); participate in negotiation session on plan issues with Debtors (3.5); confer with R. Frankel and follow-up notes (.6); organize outline of plan issues (.4); review analysis on post-petition interest (.8). | 6.40 |
| 03/12/08 | R. Frankel | Review A/B standards, spreadsheets in preparation for meeting (1.2); prepare notes in advance of meeting (.5). | 1.70 |
| 03/12/08 | R. Frankel | Confer with R. Wyron (various) before and after meeting with Company (.7); telephone conference with J. Rice, D. Austern post-meeting (.4). | 1.10 |



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| | | | |
|----------|------------|---|------|
| 03/13/08 | K. Thomas | Review e-mail from R. Frankel re meeting on post-petition interest (.1); reserve conference room for same (.1); prepare for meeting; review memorandum and cases, pull copies of additional cases and review notes on pre-judgment interest (3.3); conference with R. Frankel and R. Wyron re post-petition interest memorandum (.8); follow-up review of Dow Corning cases and send summary of same to R. Frankel for review (.9); prepare copies of same for R. Frankel (.2). | 5.30 |
| 03/13/08 | D. Felder | Conference with R. Wyron regarding global settlement discussions. | 0.30 |
| 03/13/08 | M. Wallace | Begin drafting Sealed Air settlement agreement covenant exhibit to the Plan. | 3.20 |
| 03/13/08 | R. Wyron | Review draft memo on post-petition interest (.8); meet with R. Frankel and K. Thomas to review analysis on post-petition interest and follow-up (.9); review materials on Libby (.3). | 2.00 |
| 03/13/08 | R. Frankel | Review with R. Wyron follow-through issues re settlement (.5); review issues re settlement with R. Mullady (.2); review trial issues with R. Mullady and notes re same (.2). Prepare further notes re time value of PI asbestos claims (.9); confer with K. Thomas and R. Wyron re memorandum on post-petition interest and claims valuation; notes re same (1.3). | 0.90 |
| 03/13/08 | R. Frankel | (.9); confer with K. Thomas and R. Wyron re memorandum on post-petition interest and claims valuation; notes re same (1.3). | 2.20 |
| 03/14/08 | K. Thomas | Conference with D. Felder re information on jurisdictions needed from J. Biggs and review series of e-mails re same (.1); review and respond to e-mail from R. Wyron re legal research on post-judgment interest issue (.1); forward e-mail to J. Pitts re same (.1); listen and respond to voice-mail from J. Pitts re research on post-judgment interest (.1). | 0.40 |
| 03/14/08 | R. Frankel | Review series of Dow Corning cases re post-petition interest. | 2.20 |
| 03/15/08 | R. Frankel | Review Company 10-K. | 0.70 |
| 03/17/08 | J. Pitts | Meet with K. Thomas to discuss research assignment into state law for post-judgment interest. | 0.20 |
| 03/17/08 | K. Thomas | Conference with J. Pitts re legal research re post-judgment interest (.2); collect materials on pre-judgment interest and send same to J. Pitts as background (.2); review memorandum and notes from R. Wyron and R. Frankel (.9); begin revising draft of memorandum to reflect internal comments re same (1.5). | 2.80 |
| 03/17/08 | M. Wallace | Correspond with R. Frankel and D. Felder regarding updated Grace plan regarding interest factor on estimated PI amount. | 0.10 |



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| | | | |
|----------|------------|---|------|
| 03/17/08 | R. Frankel | Review issues re new DIP financing (.4); e-mails re updated version of draft plan, glossary (.4). | 0.80 |
| 03/18/08 | J. Pitts | Research awards of post-judgment interest in state courts. | 0.10 |
| 03/18/08 | K. Thomas | Legal research re unfair discrimination (4.4); draft revised memorandum (2.0); telephone call with R. Frankel re revised memorandum (.1); telephone call with J. Pitts re legal research (.1). | 6.60 |
| 03/18/08 | D. Felder | Review and revise disclosure statement. | 1.80 |
| 03/18/08 | M. Wallace | Discuss status and process with R. Wyron and R. Frankel, respectively (.1); discuss disclosure statement and 10-K conformance issues with R. Wyron (.3); revise disclosure statement to update based on internal discussions (1.2); review Plan, Glossary and Estimation Materials for completeness and prepare for internal distribution (1.9); review R. Frankel comments to disclosure statement against current draft for completeness (.2); correspond with D. Felder regarding updating disclosure statement (.1). | 3.80 |
| 03/18/08 | R. Wyron | Confer with M. Wallace on changes to disclosure based upon Grace 10-K, and follow-up. | 0.50 |
| 03/18/08 | R. Frankel | Read superseding indictment re Montana criminal case (.8); review restitution issues (.4); telephone conferences with E. Inselbuch re hearing, settlement issues (.7); telephone conference with D. Austern re settlement issues (.3); telephone conference with J. Radecki re valuation issues, interest rate issues (.3); confer with R. Wyron re settlement issues and insurance (.4); prepare e-mail memo to Towers Perrin for a settlement model, with assumptions (.7); review, sort files in preparation for hearing (.6). | 4.20 |
| 03/18/08 | R. Frankel | Review 10-K. | 1.10 |
| 03/19/08 | J. Pitts | Research post-judgment interest statutes in 7 key claims states and draft memo with findings. | 2.80 |
| 03/19/08 | K. Thomas | Organize files/e-mails on post-petition interest issue. | 1.20 |
| 03/19/08 | K. Thomas | Draft revised memorandum and circulate same internally for comment and review. | 4.30 |
| 03/19/08 | D. Felder | Review and revise disclosure statement. | 0.80 |
| 03/19/08 | M. Wallace | Review latest draft of disclosure statement for completeness (.6); organize Plan and related documents for internal distribution (.4); begin review of Sealed Air comments to Plan documents to update memorandum regarding issues and resolution of issues (.8). | 1.80 |
| 03/19/08 | R. Wyron | Call with J. Radecki on financing issues (.2); confer with R. Frankel on plan issues, Sealed Air and follow-up (.6). | 0.80 |
| 03/19/08 | R. Frankel | Review issues re payment percentage in settlement model. | 0.90 |



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|----------|------------|---|------|
| 03/19/08 | R. Frankel | Telephone conference with J. Radecki re interest rate, discount rate issues in settlement (.4); notes re same (.1). | 0.50 |
| 03/19/08 | R. Frankel | Review and edit memo re valuation date for PI claims. | 1.60 |
| 03/19/08 | R. Frankel | Review issues re cash flow model of settlement (1.5); telephone conference with J. Kimble re same (.3). | 1.80 |
| 03/20/08 | M. Wallace | Continue review of Sealed Air mark-up and modification of memo regarding same, finalize and distribute internally (2.2); telephone call with R. Frankel regarding distribution to ACC of plan documents and explanatory memo regarding changes from filed versions, and correspond with D. Felder regarding same (.1); correspond with P. Jaffray regarding updating financial information, forward current drafts to P. Jaffray for review and telephone call with P. Jaffray regarding same (.2); correspond with R. Frankel regarding allocation amount for ZAI if ZAI is treated under the Plan (.1); organize documents to prepare explanatory e-mail regarding changes to plan and glossary (.2). | 2.80 |
| 03/20/08 | R. Frankel | Review revised version of plan of reorganization and glossary. | 2.70 |
| 03/20/08 | R. Frankel | Telephone conversations with E. Inselbuch, D. Austern re settlement issues (.9); prepare notes re same (.4). | 1.30 |
| 03/21/08 | R. Frankel | Review detailed memo, attachments re Sealed Air settlement, plan provisions. | 1.60 |
| 03/21/08 | R. Frankel | Review draft TDP, review certain provisions affecting future claims. | 1.30 |
| 03/22/08 | R. Wyron | Begin review of revised drafts of plan documents. | 0.90 |
| 03/23/08 | R. Frankel | Review memo, spreadsheets from J. Kimble re project cash flow, borrowings (1.2); telephone conference with J. Kimble re same (.4). | 1.60 |
| 03/24/08 | R. Frankel | Review draft plan of reorganization (revised draft). | 1.60 |
| 03/24/08 | R. Frankel | Review papers re settlement issues during travel to Pittsburgh. | 1.80 |
| 03/25/08 | K. Thomas | Telephone call with R. Frankel re post-petition interest memorandum (.1); draft e-mail to R. Frankel and J. Pitts re same (.2); conference call with R. Frankel re comments to memorandum (.5); work on revised draft of post-petition interest based on comments from R. Frankel (2.8) | 3.60 |
| 03/25/08 | M. Wallace | Telephone call with Piper Jaffray regarding treatment of PD claims and ZAI claims at effective date (.1); review disclosure statement in preparation for comments from Piper Jaffray and OHS team, respectively (4.2). | 4.30 |
| 03/25/08 | R. Frankel | Consider issues re interest memo. | 0.60 |



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| | | | |
|----------|------------|--|------|
| 03/26/08 | K. Thomas | Legal research re allowance for post-petition interest memorandum (.1); conference with D. Felder re motion/order to estimate (.1); review and revise memorandum (.4). | 6.60 |
| 03/26/08 | M. Wallace | Review plan and draft summary of changes from filed version of plan (.7); review voice-mail regarding valuation from J. Brownstein (.1). | 0.80 |
| 03/26/08 | R. Frankel | Draft sections of interest memo during travel to DC. | 1.40 |
| 03/27/08 | J. Pitts | Research post-judgment interest statutes and case law in 7 applicable states and draft summary paragraph for K. Thomas. | 3.20 |
| 03/27/08 | K. Thomas | Conference with R. Frankel re memorandum (.1); draft revised memorandum and incorporate introduction and state law research (4.9); review series of e-mails and telephone conferences with J. Pitts re state law post-judgment interest issue (.4). | 5.40 |
| 03/27/08 | M. Wallace | Correspond with OHS team regarding internal meeting on plan comments (.1); conference call with J. Solganick regarding financial information changes in disclosure statement (.5); review updated waterfall regarding distributions under the Plan (.5). | 1.10 |
| 03/28/08 | R. Wyron | Confer with D. Austern on consensual plan issues, discussions and follow-up (1.4); review draft issues list and follow-up (.3). | 1.70 |
| 03/28/08 | R. Frankel | Review revised liquidation analysis from Piper Jaffrey. | 0.70 |
| 03/28/08 | R. Frankel | Review detailed voice-mail from R. Horkovich re insurance; notes re same. | 0.60 |
| 03/30/08 | R. Wyron | Review and revise post-petition interest analysis (.9); e-mail re same (.2). | 1.10 |
| 03/31/08 | K. Thomas | Send e-mail to P. Reyes re revised draft of memorandum from R. Frankel. | 0.10 |
| 03/31/08 | M. Wallace | Review 10-K, disclosure statement and draft inquiry for Piper Jaffray summarizing issues raised regarding disclosure of NOLs and 2002-2004 audit (.7); review Piper Jaffray comments against environmental disclosure and related documents (1.1). | 1.80 |
| 03/31/08 | R. Wyron | Review draft term sheet, and follow-up with D. Felder. | 0.40 |

| | |
|--------------------|--------------|
| Total Hours | 266.10 |
| Total For Services | \$172,450.00 |

| Timekeeper Summary | Hours | Rate | Amount |
|--------------------|-------|---------|----------|
| Debra Felder | 15.40 | \$30.00 | 8,162.00 |



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| Timekeeper Summary | Hours | Rate | Amount |
|---------------------------|--------------|-------------|---------------|
| Roger Frankel | 77.00 | 875.00 | 67,375.00 |
| Debra O. Fullem | 0.40 | 245.00 | 98.00 |
| John C. Pitts | 6.30 | 340.00 | 2,142.00 |
| Scott A. Stengel | 0.90 | 690.00 | 621.00 |
| Katherine S. Thomas | 89.50 | 470.00 | 42,065.00 |
| Mary A. Wallace | 47.60 | 620.00 | 29,512.00 |
| Richard H. Wyron | 29.00 | 775.00 | 22,475.00 |
| Total All Timekeepers | 266.10 | \$648.06 | \$172,450.00 |

Disbursements

| | |
|-----------------------------|------------|
| Duplicating Expense | 76.10 |
| Lexis Research | 2,690.00 |
| Local Taxi Expense | 220.86 |
| Other Business Meals | 19.80 |
| Out of Town Business Meals | 506.15 |
| Parking Expense | 52.00 |
| Telephone | 8.46 |
| Travel Expense, Air Fare | 1,895.78 |
| Travel Expense, Local | 5.25 |
| Travel Expense, Out of Town | 1,764.99 |
| Westlaw Research | 2,252.25 |
| Total Disbursements | \$9,491.64 |

Total For This Matter **\$181,941.64**



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For Legal Services Rendered Through March 31, 2008 in Connection With:

Matter: 10 - Retention of Professionals - Other

| | | | |
|----------|-----------|--|------|
| 03/19/08 | R. Wyron | Calls with J. Radecki, J. Brownstein and Piper Jaffray counsel regarding potential change to PJC engagement. | 0.80 |
| 03/20/08 | R. Wyron | Calls regarding potential change to Piper Jaffray application. | 0.30 |
| 03/31/08 | D. Felder | Review materials from Piper Jaffray. | 0.10 |
| 03/31/08 | R. Wyron | Review proposed Piper Jaffray agreement (.4); call to J. Radecki and follow-up (.2). | 0.60 |

| | |
|--------------------|------------|
| Total Hours | 1.80 |
| Total For Services | \$1,370.50 |

| Timekeeper Summary | Hours | Rate | Amount |
|------------------------------|--------------|-----------------|-------------------|
| Debra Felder | 0.10 | 530.00 | 53.00 |
| Richard H. Wyron | 1.70 | 775.00 | 1,317.50 |
| Total All Timekeepers | 1.80 | \$761.39 | \$1,370.50 |

| | |
|------------------------------|-------------------|
| Total For This Matter | \$1,370.50 |
|------------------------------|-------------------|



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For Legal Services Rendered Through March 31, 2008 in Connection With:

Matter: 11 - Compensation of Professionals - Other

| | | | |
|----------|-----------|---|------|
| 02/07/08 | D. Fullem | Review e-mail from J. Solganick at Piper Jaffray re fee auditor inquiry on fee arrangement; prepare e-mail to R. Wyron and D. Felder regarding consideration of same. | 0.30 |
| 03/03/08 | D. Fullem | Review fee auditor report of no issues on fee application filings; prepare e-mail to R. Wyron re status; prepare CNOs for Austern and Tillinghast; print docket from filing through objection period for R. Wyron review and notice of each filing; follow-up with R. Wyron regarding same. | 1.00 |
| 03/06/08 | D. Fullem | Prepare CNO for D. Austern's December fee application; prepare updates to Piper Jaffray's January fee application to include proper objection deadline and service/signature dates; prepare e-mail to R. Wyron regarding same; forward pleadings to R. Wyron for signature. | 1.00 |
| 03/07/08 | D. Fullem | Coordinate signature by R. Wyron on Piper Jaffray Notice of January fee application; coordinate filing with Court and service on parties. | 0.50 |
| 03/07/08 | D. Fullem | Prepare CNO for D. Austern's December monthly fee application; coordinate signature by R. Wyron, filing with Court and service on parties. | 0.40 |
| 03/11/08 | D. Fullem | Review Certification of Counsel regarding Austern, Piper and Tillinghast fees and expenses on for hearing on March 17 to confirm numbers are accurate; prepare e-mail to R. Wyron regarding same. | 0.20 |
| 03/14/08 | D. Fullem | Review e-mail from J. Biggs and reply from R. Wyron regarding questions on certain fee auditor issues with Tillinghast fee applications. | 0.10 |
| 03/18/08 | D. Fullem | Review and respond to e-mail from D. Felder regarding objection deadline next week to Piper Jaffray January fee application and CNO to be prepared if no objections filed. | 0.20 |
| 03/20/08 | D. Fullem | Review e-mail from Tillinghast with fee application for January and related information. | 0.10 |
| 03/25/08 | D. Fullem | Review and respond to e-mail from M. Sales, D. Austern's assistant regarding D. Austern fee application filings. | 0.30 |
| 03/27/08 | D. Fullem | Several phone calls and e-mails with M. Sales, D. Austern's assistant, regarding status of filing January fee application and invoice for February services. | 0.50 |



ORRICK

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| | | | |
|----------|-----------|---|------|
| 03/28/08 | D. Fullem | Coordinate finalizing, filing and serving CNO on Piper Jaffray January fee application. | 0.50 |
| 03/31/08 | D. Fullem | Review calendar of objection deadlines regarding FCR and professionals' fee applications. | 0.10 |

Total Hours 5.20
Total For Services \$1,274.00

| Timekeeper Summary | Hours | Rate | Amount |
|---------------------------|--------------|-------------|---------------|
| Debra O. Fullem | 5.20 | 245.00 | 1,274.00 |
| Total All Timekeepers | 5.20 | \$245.00 | \$1,274.00 |

Disbursements

| | |
|---------------------|---------|
| Duplicating Expense | 11.00 |
| Postage | 4.27 |
| Total Disbursements | \$15.27 |

Total For This Matter **\$1,289.27**



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For Legal Services Rendered Through March 31, 2008 in Connection With:

Matter: 13 - Compensation of Professionals - Orrick

| | | | |
|----------|-----------|---|------|
| 02/07/08 | D. Fullem | Follow up with R. Barainca regarding 2008 attorney hourly rates. | 0.10 |
| 03/03/08 | D. Fullem | Review e-mail from R. Wyron regarding open fee application related issues; consider items; review docket and notes regarding same; update items; prepare response e-mail with information; confer with R. Wyron regarding same. | 0.50 |
| 03/05/08 | D. Fullem | Review and respond to e-mail from R. Wyron regarding recent payment on November invoices; update to fee/expense charts. | 0.50 |
| 03/06/08 | D. Fullem | Prepare updates to fee/expense spreadsheets; forward copies to R. Frankel and R. Wyon. | 0.80 |
| 03/07/08 | D. Fullem | Review fee auditor's final report on July-Sept quarterly fee application; confer with R. Wyron regarding same; review follow-up e-mail from fee auditor and calculation error. | 0.60 |
| 03/07/08 | R. Wyron | Review final examiners' report and follow-up. | 0.30 |
| 03/11/08 | D. Fullem | Review Certification of Counsel regarding Orrick's fees and expenses on for hearing on March 17 to confirm numbers are accurate; prepare e-mail to R. Wyron regarding same. | 0.20 |
| 03/11/08 | D. Fullem | Review February prebill (.8); follow up with several professionals as to additional information for time entries (.4); confer with R. Wyron regarding same (.1). | 2.30 |
| 03/12/08 | R. Wyron | Review February pre-bill. | 0.60 |
| 03/14/08 | D. Fullem | Prepare e-mail to L. Blackhurst regarding support in completing fee applications. | 0.20 |
| 03/17/08 | D. Fullem | Review of January invoice and follow-up on certain expense items. | 1.00 |
| 03/17/08 | D. Fullem | Prepare January fee application (1.3); forward to R. Wyron for review and comment (.2). | 1.50 |
| 03/17/08 | D. Fullem | Prepare e-mail to R. Mullady regarding status of review of January invoice for possible redactions; review response. | 0.20 |
| 03/17/08 | D. Fullem | Review and respond to e-mail from R. Meade regarding Orrick final invoice for February. | 0.20 |
| 03/18/08 | D. Fullem | Review e-mail from R. Wyron regarding payment for December invoice (.2); update fee charts (.5); forward to R. Frankel, R. Wyron and B. Cerrone (.2). | 0.90 |



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| | | | |
|----------|-----------|---|------|
| 03/18/08 | D. Fullem | Review and revise January fee application per R. Wyron's comments (.4); confer with R. Wyron and J. Cangialosi regarding summary of meal expenses during trial in January (1.0); review and revise summary to include certain other meal expenses not during trial (.4); forward update to R. Wyron (.2). | 2.00 |
| 03/18/08 | D. Fullem | Prepare e-mail to C. Hartman regarding service list question; review reply; update service list. | 0.30 |
| 03/18/08 | R. Wyron | Review and edit twenty-fourth monthly (.4); review expense summary and various receipts (.4). | 0.80 |
| 03/19/08 | D. Fullem | Review and respond to e-mails from R. Wyron and L. Blackhurst regarding meal summary charges and proposed reductions on January fee application; confer with M. Porco regarding certain meal expenses from trial; update R. Wyron regarding same. | 0.80 |
| 03/20/08 | D. Fullem | Continue finalizing January monthly fee application (1.8); prepare e-mail and forward to R. Wyron for approval and signature (.2). | 2.00 |
| 03/21/08 | D. Fullem | Follow-up with R. Wyron regarding status of January fee application (.2); follow-up with R. Mullady regarding review of invoices (.2); finalize January fee application and forward to C. Hartman for filing (.9); coordinate with R. Meade regarding service (.2). | 1.50 |
| 03/25/08 | D. Fullem | Review and respond to e-mail from L. Blackhurst regarding overpayment of November invoice; review chart of same. | 0.40 |
| 03/25/08 | D. Fullem | Review expense detail to be provided to fee auditor in connection with our 8th quarterly fee application; consider updates to be made to expense items as discussed with R. Wyron. | 0.50 |
| 03/27/08 | D. Fullem | Review status of fee application filings, objections deadlines, outstanding payments due; provide updates to R. Wyron. | 0.50 |
| 03/27/08 | D. Fullem | Research and review expense detail for Eighth quarterly fee application. | 1.00 |
| 03/28/08 | D. Fullem | Update fee/expense spreadsheets and circulate to R. Frankel and R. Wyron. | 0.30 |
| 03/28/08 | R. Wyron | Confer with D. Fullem on status of pending fee applications and expense issues, and follow-up e-mails re same. | 0.30 |
| 03/31/08 | D. Fullem | Review e-mail from R. Wyron and response by L. Blackhurst regarding limits on meal expenses and handling of overpayment on November; confer with R. Wyron; research status of fee order on quarterly for July-Sept 2007; prepare e-mail to L. Blackhurst regarding same. | 1.00 |
| 03/31/08 | D. Fullem | Begin drafting February fee application. | 0.50 |



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| | | | |
|----------|-----------|--------------------------------|------------|
| 03/31/08 | D. Fullem | Review February final invoice. | 0.20 |
| 03/31/08 | D. Fullem | Review chart of fees/expenses. | 0.10 |
| | | Total Hours | 22.10 |
| | | Total For Services | \$6,474.50 |

| Timekeeper Summary | Hours | Rate | Amount |
|------------------------------|--------------|-----------------|-------------------|
| Debra O. Fullem | 20.10 | 245.00 | 4,924.50 |
| Richard H. Wyron | 2.00 | 775.00 | 1,550.00 |
| Total All Timekeepers | 22.10 | \$292.96 | \$6,474.50 |

Disbursements

| | |
|----------------------------|-----------------|
| Duplicating Expense | 47.90 |
| Express Delivery | 180.25 |
| Postage | 6.89 |
| Total Disbursements | \$235.04 |

| | |
|------------------------------|-------------------|
| Total For This Matter | \$6,709.54 |
|------------------------------|-------------------|



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For Legal Services Rendered Through March 31, 2008 in Connection With:

Matter: 15 - Travel Time (Non-Working)

| | | | |
|----------|-----------------|--|------|
| 03/05/08 | D. Felder | Travel to NY. | 4.00 |
| 03/05/08 | R. Wyron | Travel to NY for meeting. | 1.50 |
| 03/06/08 | R. Wyron | Return from NY to DC. | 2.00 |
| 03/06/08 | R. Frankel | Travel to DC from K&E meeting. | 2.00 |
| 03/11/08 | R. Wyron | Travel to Chicago for plan settlement meeting. | 2.00 |
| 03/11/08 | R. Frankel | Travel to Chicago for meeting with Company. | 1.00 |
| 03/12/08 | R. Wyron | Return from Chicago settlement meetings. | 2.00 |
| 03/12/08 | R. Frankel | Travel from Chicago to DC. | 2.50 |
| 03/13/08 | J. Ansbro | Non-working portion of travel time from NY to DC to meet with team members for trial preparation, and return travel to NY. | 4.30 |
| 03/17/08 | R. Mullady, Jr. | Non-working travel. | 2.00 |
| 03/18/08 | J. Ansbro | Non-working portion of travel time from NY to DC to attend meetings with DC team and ACC counsel. | 2.20 |
| 03/19/08 | J. Ansbro | Non-working portion of travel time from DC to NY after attending meetings with DC team and ACC counsel. | 2.50 |
| 03/22/08 | T. Ryan | Travel to Pittsburgh for trial. | 3.00 |
| 03/23/08 | A. Weiss | Travel to Pittsburgh for trial. | 2.50 |
| 03/23/08 | J. Cutler | Travel from DC to Pittsburgh. | 3.40 |
| 03/23/08 | J. Ansbro | Non-working portion of travel time from NY to Pittsburgh to attend trial. | 2.30 |
| 03/24/08 | A. Kim | Travel to Pittsburgh for estimation trial. | 2.00 |
| 03/24/08 | R. Frankel | Travel from DC to Pittsburgh for estimation trial. | 1.00 |
| 03/26/08 | J. Cangialosi | Travel back to NY (2.0). | 2.00 |
| 03/26/08 | J. Pitts | Travel from Pittsburgh to DC. | 3.00 |
| 03/26/08 | A. Weiss | Travel from Pittsburgh to DC. | 3.50 |
| 03/26/08 | J. Cutler | Travel from court in Pittsburgh to DC. | 5.00 |
| 03/26/08 | A. Kim | Travel from Pittsburgh (estimation trial) to DC. | 2.00 |
| 03/26/08 | J. Ansbro | Non-working portion of travel time from Pittsburgh to DC after attending trial. | 2.20 |
| 03/26/08 | R. Mullady, Jr. | Travel from Pittsburgh to DC. | 3.50 |
| 03/26/08 | R. Frankel | Travel from Pittsburgh to DC. | 1.80 |
| 03/28/08 | J. Ansbro | Non-working portion of travel time from DC to NY after attending trial preparation meetings with R. Mullady and DC team. | 2.40 |
| 03/30/08 | T. Ryan | Travel for Pittsburgh (delays). | 6.00 |
| 03/30/08 | A. Kim | Travel from DC to Pittsburgh for estimation trial. | 2.00 |



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 Invoice No. 1123554

| | | | |
|----------|------------|---|------|
| 03/30/08 | J. Ansbro | Non-working portion of travel time from NY to Pittsburgh to attend trial. | 2.50 |
| 03/30/08 | R. Frankel | Travel from DC to Pittsburgh. | 1.90 |

| | |
|--------------------|-------------|
| Total Hours | 80.00 |
| Total For Services | \$23,431.75 |

| <u>Timekeeper Summary</u> | <u>Hours</u> | <u>Rate</u> | <u>Amount</u> |
|------------------------------|--------------|-----------------|--------------------|
| John Ansbro | 18.40 | 345.00 | 6,348.00 |
| James Cangialosi | 2.00 | 130.00 | 260.00 |
| Joshua M. Cutler | 8.40 | 250.00 | 2,100.00 |
| Debra Felder | 4.00 | 265.00 | 1,060.00 |
| Roger Frankel | 10.20 | 437.50 | 4,462.50 |
| Antony P. Kim | 6.00 | 250.00 | 1,500.00 |
| Raymond G. Mullady, Jr. | 5.50 | 355.00 | 1,952.50 |
| John C. Pitts | 3.00 | 170.00 | 510.00 |
| Thomas Ryan | 9.00 | 102.50 | 922.50 |
| Annie L. Weiss | 6.00 | 235.00 | 1,410.00 |
| Richard H. Wyron | 7.50 | 387.50 | 2,906.25 |
| Total All Timekeepers | 80.00 | \$292.90 | \$23,431.75 |

| | |
|------------------------------|--------------------|
| Disbursements | |
| Local Taxi Expense | 126.50 |
| Out of Town Business Meals | 13.57 |
| Total Disbursements | \$140.07 |
| | |
| Total For This Matter | \$23,571.82 |

*** * * COMBINED TOTALS * * ***

| | | |
|----------------------------------|----------|----------------|
| Total Fees, all Matters | 2,334.30 | \$1,200,353.75 |
| Total Disbursements, all Matters | | \$182,633.22 |
| Total Amount Due | | \$1,382,986.97 |